

April 24, 1969
Passed on File

Reprinted 5/2/69
SENATE FILE 665

By COMMITTEE ON STATE GOVERNMENT

Passed Senate, Date.....5-1-69..... Passed House, Date

Vote: Ayes56..... Nays12..... Vote: Ayes Nays

Approved

A BILL FOR

1 An Act relating to residency requirements for elections; com-
2 pensation and training of election workers; the use of
3 voters' oaths, affidavits, and declarations; the qualifi-
4 cation and certification of candidates of nonparty polit-
5 ical organizations; voter registration; the use of serial
6 numbers on applications for absentee ballots and ballot
7 envelopes; absentee ballots for servicemen; the prohibition
8 of the solicitation and notarization of absentee ballots
9 by governmental employees; the review and use of voters'
10 lists; the time of election filings; calling district con-
11 ventions after resignation of candidates; polling places;
12 the resignation of candidates; and administration of the
13 election laws by the secretary of state.

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

15 Whereas, the General Assembly finds and determines that
16 the provisions of this Act are necessary in order to aid com-
17 pliance with the Constitution; advance the welfare of the
18 state, encourage the full and lawful participation of all
19 eligible citizens in elections; assure the integrity of elec-
20 tions; and enable voters and election officials to determine
21 where a citizen is a resident for the purpose of voting;

22 Now therefore:

23 Section 1. For the purposes of any general election in
24 which votes are to be cast for the office of president of the
25 United States or electors for president, any resident of Iowa

1 who has moved to another state shall be presumed to be and re-
2 main a resident of Iowa and a resident of the county and pre-
3 cinct of which he was a resident immediately preceding such
4 move, until he meets the residence requirements for electors
5 in the place to which he has moved; but such presumption shall
6 not continue for more than one year after such move. However,
7 if he is eligible to vote he shall be permitted to vote only
8 for the offices of president and vice-president of the United
9 States or electors for said offices. He shall vote by absen-
10 tee ballot and shall make an application indicating that he
11 is eligible only for a presidential and vice-presidential bal-
12 lot. The secretary of state shall prescribe the form of
13 application and ballot. The county auditor shall cause such
14 applications and ballots to be printed and furnished.

15 Sec. 2. For the purposes of any general election or pri-
16 mary election in which votes are to be cast for any state or
17 federal office, any resident of Iowa who has moved to a dif-
18 ferent county or precinct within the state shall be presumed
19 to be and remain a resident of the county and precinct of
20 which he was a resident immediately preceding such move,
21 until he meets the residence requirements for electors in
22 the place to which he has moved.

23 Sec. 3. For the purposes of any school election, any resi-
24 dent of Iowa who remains a resident of the same school district
25 but who has moved to a different county or precinct shall be
26 presumed to be and remain a resident of the county and precinct
27 of which he was a resident immediately preceding such move,
28 until he meets the residence requirements for electors in the
29 place to which he has moved.

30 Sec. 4. For the purposes of any city or town election, any
31 resident of Iowa who remains a resident of the same city or
32 town but who has moved to a different precinct shall be presumed
33 to be and remain a resident of the precinct of which he was a
34 resident immediately preceding such move, until he meets the
35 residence requirements for electors in the place to which he

1 has moved.

2 Sec. 5. For the purposes of any special election or other
3 election which is not governed by sections one (1) through
4 four (4), inclusive, of this Act, any resident of Iowa who
5 remains a resident of the area or territory within which such
6 election is conducted but who has moved to a different county
7 or precinct shall be presumed to be and remain a resident of
8 the county and precinct of which he was a resident immediately
9 preceding such move, until he meets the residence requirements
10 for electors in the place to which he has moved.

11 Sec. 6. Section forty-three point thirty-two (43.32), Code
12 1966, is hereby amended by inserting in line five (5) after
13 the word "dollar" the words "and sixty cents".

14 Sec. 7. Section forty-three point thirty-four (43.34),
15 Code 1966, is hereby amended as follows:

16 1. By striking from line three (3) the word "candidates"
17 and inserting in lieu thereof the word "voters".

18 2. By striking from lines three (3) and four (4) the words
19 "for the different offices".

20 Sec. 8. Section forty-three point forty-four (43.44), Code
21 1966, is hereby amended by striking all of such section after
22 the comma in line nine (9) and inserting in lieu thereof the
23 following:

24 "such person shall sign an affidavit which shall be in sub-
25 stantially the following form:

26 CHANGE OF PARTY AFFILIATION

27 I do solemnly swear or affirm that I have in good faith
28 changed my party affiliation to and desire to be a member of
29 the party.

30 I understand that any false statement in this affidavit
31 may be punishable by a fine of not more than one hundred dol-
32 lars or imprisonment in the county jail for not more than
33 thirty days, or both.

34
35 Signature of Voter

1

Address

2

3 Approved:

4 -----

5 Judge or Clerk of Election

6 If such person signs the affidavit, he shall be given a
7 ballot of such political party and the clerks of the primary
8 election shall change his enrollment of party affiliation
9 accordingly.”

10 Sec. 9. Section forty-three point fifty-nine (43.59), sub-
11 section two (2), Code 1966, is hereby amended by striking from
12 line three (3) the word “forty” and inserting in lieu thereof
13 the word “sixty-five”.

14 Sec. 10. Section forty-three point seventy-three (43.73),
15 Code 1966, is hereby amended by striking from line one (1)
16 the word “forty-five” and inserting in lieu thereof the word
17 “fifty-five”.

18 Sec. 11. Section forty-three point one hundred one (43.101),
19 subsection four (4), Code 1966, is hereby amended by striking
20 from line three (3) the word “forty” and inserting in lieu
21 thereof the word “sixty-five”.

22 Sec. 12. Section forty-four point one (44.1), Code 1966,
23 is hereby amended as follows:

24 1. By striking from line thirteen (13) the word “fifty”
25 and inserting in lieu thereof the words “two hundred fifty”.

26 2. By striking from line fourteen (14) the word “ten”
27 and inserting in lieu thereof the word “twenty-five”.

28 Sec. 13. Section forty-four point three (44.3), Code 1966,
29 is hereby amended by adding at the end thereof the following
30 new subsection:

31 “The name and address of each voter in attendance at a con-
32 vention or caucus where a nomination is made for a state elec-
33 tive office.”

34 Sec. 14 Section forty-seven point nineteen (47.19), Code
35 1966, is hereby repealed and the following enacted in lieu

1 thereof:

2 "Each applicant for registration shall sign the following
3 affidavit:

4 APPLICATION FOR REGISTRATION

5 I do solemnly swear or affirm that I am a resident of the
6 precinct, ward or township, city
7 or town of, county of, Iowa.

8 I have been a resident of the state of Iowa for at least six
9 months, of said county for at least thirty days, and of said
10 precinct for at least ten days.

11 Being duly sworn, I will fully and truly answer all ques-
12 tions asked of me with regard to my name, place of residence,
13 date and place of birth, qualifications as a voter, and my
14 right to register and vote under the laws of this state.

15 I understand that any false statement in this declaration
16 may be punishable by a fine of not more than one hundred dol-
17 lars or imprisonment in the county jail for not more than
18 thirty days, or both.

19
20 Signature of voter
21

22 Address"

23 Sec. 15. Section forty-seven point twenty (47.20), Code
24 1966, is hereby amended by striking from lines one (1) and two
25 (2) the words "administration of said oath" and inserting in
26 lieu thereof the words "signing of the affidavit".

27 Sec. 16. Section forty-seven point thirty-three (47.33),
28 subsection five (5), Code 1966, is hereby amended by striking
29 from line one (1) the words "affidavit of a freeholder" and
30 inserting in lieu thereof the words "oral statement of any
31 person".

32 Sec. 17. Section forty-seven point thirty-four (47.34),
33 Code 1966, is hereby amended by striking from lines three
34 (3) and four (4) the word "freeholder" and inserting in lieu
35 thereof the word "person".

1 Sec. 18. Chapter forty-seven (47), Code 1966, is hereby
2 amended by adding at the end thereof the following new section:

3 "The county auditor shall establish a permanent registra-
4 tion place in the office of the county auditor or elsewhere
5 in the county courthouse when registration is required in the
6 county. The permanent registration place shall be open at all
7 times as are other county offices.

8 The county auditor shall, not less than fifteen days previ-
9 ous to any election, establish a place for the registration
10 of all voters in the townships of each county or city or town
11 in which registration is required. Such place shall be as cen-
12 trally located as practicable and shall register voters for
13 a period of not less than one day.

14 Such county auditor or commissioner of registration shall
15 post notice of the location and hours of such place of regis-
16 tration in the courthouse and publish the notice in at least
17 one newspaper of general circulation in the city or township
18 where such place of registration shall be located.

19 Such place shall register all voters for all precincts in
20 the county or city or town. The county auditor shall appoint
21 such persons as are necessary to register voters.

22 Upon the completion of such registration, the county audi-
23 tor shall then list all persons registering, by precinct, and
24 deliver such lists to the judges of the election before seven
25 o'clock a.m. of the day of the election. No county auditor
26 shall assume any of the powers and duties of the commissioner
27 of registration as provided in chapter forty-eight (48) of the
28 Code."

29 Sec. 19. Section forty-eight point eleven (48.11), Code
30 1966, is hereby amended as follows:

31 1. By striking from line fourteen (14) the words "oath
32 or".

33 2. By striking lines fifteen (15) through eighteen (18),
34 inclusive, and inserting in lieu thereof the following:

35 "APPLICATION FOR REGISTRATION

1 I do solemnly swear or affirm that I am a resident of the
 2 precinct, ward or township, city
 3 or town of, county of, Iowa.

4 I have been a resident of the state of Iowa for at least six
 5 months, of said county for at least thirty days, and of said
 6 precinct for at least ten days.

7 Being duly sworn, I will fully and truly answer all ques-
 8 tions asked of me with regard to my name, place of residence,
 9 date and place of birth, qualifications as a voter, and my
 10 right to register and vote under the laws of this state.

11 I understand that any false statement in this declaration
 12 may be punishable by a fine of not more than one hundred dol-
 13 lars or imprisonment in the county jail for not more than
 14 thirty days, or both.

15
 16 Signature of Voter

17
 18 Address"

19 3. By striking from line twenty-five (25) the word "four"
 20 and inserting in lieu thereof the word "three".

21 Sec. 20. Section forty-eight point fourteen (48.14), Code
 22 1966, is hereby amended as follows:

23 1. By striking from line two (2) the word "fourth" and
 24 inserting in lieu thereof the word "third".

25 2. By striking from line nine (9) the word "four" and in-
 26 serting in lieu thereof the word "three".

27 Sec. 21. Section forty-eight point fifteen (48.15), Code
 28 1966, is hereby amended by striking lines four (4) through
 29 eight (8), inclusive, and inserting in lieu thereof the fol-
 30 lowing:

31 "registration. The commissioner of registration shall
 32 immediately give five days notice of a hearing by registered
 33 or certified mail to the challenger and the person challenged.
 34 If the person challenged fails to appear, his name shall be
 35 removed from the registration list. At such hearing the com-

1 missioner shall hear such evidence as he deems to have proba-
2 tive value. If he finds the evidence raises a question con-
3 cerning the voting residence of the person challenged, then
4 such person shall be required to sign an affidavit as provided
5 in section nineteen (19) of this Act and may then be interro-
6 gated concerning his voting residence. In all cases the com-
7 missioner shall decide the”.

8 Sec. 22. Section forty-eight point twenty-one (48.21),
9 Code 1966, is hereby amended by adding thereto the following
10 new paragraph:

11 “The penalty provision shall also be printed on the certifi-
12 cate before the signature of the voter.”

13 Sec. 23. Section forty-eight point twenty-seven (48.27),
14 Code 1966, is hereby repealed.

15 Sec. 24. Section forty-nine point twenty (49.20), Code
16 1966, is hereby amended as follows:

17 1. By inserting in line two (2) after the word “dollar”
18 the words “and sixty cents”.

19 2. By striking from line four (4) the word “seven” and
20 inserting in lieu thereof the word “ten”.

21 Sec. 25. Section forty-nine point twenty-one (49.21), Code
22 1966, is hereby amended by adding to the end thereof the fol-
23 lowing new paragraph:

24 “Upon the application of the county auditor or the township
25 trustees, the authority which has control of any buildings or
26 grounds supported by taxation under the laws of this state,
27 shall make available the necessary space therein for the pur-
28 pose of holding elections and adequate space for the storage
29 of voting machines, without charge for the use thereof.”

30 Sec. 26. Section forty-nine point twenty-five (49.25),
31 Code 1966, is hereby amended as follows:

32 1. By striking all of subsections one (1) and two (2).

33 2. By striking from subsection six (6), line two (2), the
34 word “sixty” and inserting in lieu thereof the words “two
35 hundred”.

1 3. By consecutively renumbering the remaining subsections.
 2 Sec. 27. Section forty-nine point twenty-seven (49.27),
 3 Code 1966, is hereby amended by striking from lines eleven
 4 (11) and twelve (12) the words "administer an oath to any
 5 person and to examine him under oath" and inserting in lieu
 6 thereof the words "require any person to sign an affidavit
 7 which shall be substantially in such form as set out in sec-
 8 tion thirty (30) of this Act and such judges may examine such
 9 person".

10 Sec. 28. Section forty-nine point sixty-eight (49.68) ,
 11 Code 1966, is hereby amended as follows:

12 1. By striking from line one (1) the words "attorney gen-
 13 eral" and inserting in lieu thereof the words "secretary of
 14 state with the approval of the attorney general".

15 2. By striking from lines three (3) and four (4) the words
 16 ", and deliver such instructions to the secretary of state".

17 Sec. 29. Section forty-nine point seventy-three (49.73),
 18 Code 1966, is hereby amended as follows:

19 1. By striking from line three (3) the words "in the fore-
 20 noon" and inserting in lieu thereof the words "a.m."

21 2. By striking from line five (5) the words "in the fore-
 22 noon" and inserting in lieu thereof the words "a.m."

23 Sec. 30. Section forty-nine point seventy-seven (49.77),
 24 Code 1966, is hereby amended by striking all of such section
 25 after the word "name" in line five (5) and inserting in lieu
 26 thereof the following:

27 "and address to the judges, and shall sign an affidavit
 28 of eligibility, hereinafter referred to as a voter's declara-
 29 ration, provided by the judges of the election.

30 VOTER'S DECLARATION OF ELIGIBILITY

31 I do solemnly swear or affirm that I am a resident of the
 32 precinct, ward or township, city
 33 or town of, county of, Iowa.

34 I have been a resident of the state of Iowa for at least six
 35 months, of said county for at least sixty days, and of said

1 precinct for at least ten days. I am lawfully eligible to
 2 vote in said precinct and county in the
 3 election to be held on, 19..... (For pri-
 4 mary election only:) I am affiliated with the
 5 party. I have not voted and will not vote in any other pre-
 6 cinct in said election.

7 I understand that any false statement in this declaration
 8 may be punished by imprisonment in the county jail for not
 9 more than thirty days or a fine of not more than one hundred
 10 dollars, or both.

11

12 Signature of Voter

13

14 Address

15 Approved:
 16

17 Judge or Clerk of the Election

18 The person desiring to vote shall also provide some form
 19 of identification upon which the signature or mark of such
 20 person appears. If identification is established to the satis-
 21 faction of the judges of the election, the voter may then be
 22 allowed to vote.

23 If the voter has no identification, his identity may be
 24 attested to by a judge of the election.

25 Such voter's declaration may then be seen by the challeng-
 26 ers of each political party, at the request of such challeng-
 27 ers."

28 Sec. 31. Section forty-nine point seventy-eight (49.78),
 29 Code 1966, is hereby repealed and the following enacted in
 30 lieu thereof:

31 "In precincts where registration is required, if such name
 32 is found on the register of voters by the officer having charge
 33 thereof, the voter shall sign a voter's declaration as provided
 34 in section forty-eight point twenty-one (48.21) of the Code and
 35 provided to the voters by the judges of the election. The

1 person desiring to vote shall then produce some form of iden-
2 tification which has the signature of such person thereon,
3 and the judges shall then compare the signatures as found on
4 the identification card and the voter's declaration. If iden-
5 tification is established to the satisfaction of the judges
6 of the election, the voter may then be allowed to vote.

7 If the voter has no identification, his identity may be
8 attested to by two of the judges of the election, one from
9 each party.

10 Such voter's declaration may be seen by the challengers
11 of each political party, at the request of such challengers.

12 If the name of the person desiring to vote is not found
13 on the register of voters, his ballot shall not be received
14 until he shall have complied with the law prescribing the
15 manner and conditions of voting by unregistered voters."

16 Sec. 32. Section forty-nine point eighty (49.80), Code
17 1966, is hereby amended by inserting in line three (3) after
18 the comma the words "require such person to sign an affidavit
19 as set forth in section forty-nine point seventy-seven (49.77)
20 of the Code,".

21 Sec. 33. Section forty-nine point eighty-one (49.81), Code
22 1966, is hereby amended by striking lines seven (7) through
23 seventeen (17), inclusive, and inserting in lieu thereof the
24 following:

25 "the following affidavit and such person shall read and
26 sign the same:

27 I do solemnly swear or affirm that I am a citizen of the
28 United States, a resident of the state for six months, a resi-
29 dent of the county for sixty days, and a resident of this pre-
30 cinct for ten days next preceding this election, and that I
31 am twenty-one years of age, and I have not voted in this election.

32 I understand that any false statement in this declaration
33 may be punishable by a fine of not more than one hundred dol-
34 lars or imprisonment in the county jail for not more than
35 thirty days, or both.

1

2

.....
Signature of Voter
.....

3

4

.....
Address

5 If such person signs the affidavit and is examined by the
6 judges concerning his qualifications, his vote shall then be
7 received unless further challenged."

8 Sec. 34. Section forty-nine point eighty-six (49.86), Code
9 1966, is hereby amended by striking from lines three (3) and
10 four (4) the words "retiring from within the guardrail" and
11 inserting in lieu thereof the words "entering the voting
12 booth".

13 Sec. 35. Section forty-nine point eighty-eight (49.88),
14 Code 1966, is hereby repealed and the following enacted in
15 lieu thereof:

16 "No more than one person shall be allowed to occupy any
17 voting booth at any time. No person shall occupy such booth
18 for more than three minutes to cast his ballot in precincts
19 using voting machines, nor for more than five minutes in pre-
20 cincts using paper ballots. Nothing in this section shall
21 prohibit assistance to voters under section forty-nine point
22 ninety (49.90) of the Code."

23 Sec. 36. Section forty-nine point one hundred seventeen
24 (49.117), Code 1966, is hereby amended by striking from line
25 five (5) the words "fifty cents" and inserting in lieu thereof
26 the words "one dollar and sixty cents".

27 Sec. 37. Chapter forty-nine (49), Code 1966, is hereby
28 amended by adding thereto the following new sections:

29 1. "The courthouse of each county shall remain open on
30 election day."

31 2. "It shall be the duty of the county auditor to conduct,
32 not less than seven days previous to any election, a training
33 course of not more than two hours, for all election personnel.
34 Such personnel shall include judges, clerks, special police,
35 constables, and any other persons who will be working in or

1 the guardrail" and inserting in lieu thereof the words "enter
2 the voting machine booth".

3 2. By striking from lines five (5) and six (6) the words
4 "pass the guardrail" and inserting in lieu thereof the
5 words "enter the voting machine booth".

6 Sec. 40. Section fifty-three point four (53.4), Code 1966,
7 is hereby amended by inserting at the end thereof the follow-
8 ing:

9 "It shall be the duty of such auditor or clerk, to keep a
10 list of all applications mailed. Such list shall contain the
11 name of the applicant, the serial number on the application
12 so mailed, and the date on which such application was mailed."

13 Sec. 41. Section fifty-three point five (53.5), Code 1966,
14 is hereby amended by adding to the end thereof the following:

15 "All applications for absentee ballots shall have a serial
16 number affixed thereto".

17 Sec. 42. Section fifty-three point nine (53.9), Code 1966,
18 is hereby amended by adding at the end thereof the following
19 new paragraph:

20 "Before mailing such official ballot or ballots, the auditor
21 or clerk shall record the number appearing on the ballot en-
22 velope."

23 Sec. 43. Section fifty-three point ten (53.10), Code 1966,
24 is hereby amended by adding to the end thereof the following:

25 "The auditor shall record the name of the applicant, along
26 with the serial number appearing on the application and ballot
27 envelope, prior to the time such application and ballot is
28 mailed."

29 Sec. 44. Section fifty-three point eleven (53.11), Code
30 1966, is hereby amended by adding to the end thereof the fol-
31 lowing:

32 "Such officer shall record the numbers appearing on the ap-
33 plication and ballot envelope along with the name of the
34 qualified voter."

35 Sec. 45. Section fifty-three point twelve (53.12), Code

1 around the polling places on election day.”

2 3. “All personnel attending the training course previous
3 to such election shall be paid for attending such course for
4 a period not to exceed two hours. The wages shall be one dol-
5 lar and sixty cents per hour and payment for attendance of the
6 course shall be made at the time that payment is made for
7 duties performed on election day.”

8 4. “It shall be the duty of the secretary of state to pro-
9 vide a training manual and such additional materials as may be
10 necessary to all county auditors for conducting the training
11 course.”

12 5. “It shall be the duty of the secretary of state to pro-
13 vide to the auditors or city or town clerks in such form as
14 prescribed by the secretary of state, a checklist concerning
15 materials required for the proper conduct of the election.
16 It shall also contain a description of how the voting machines
17 should be locked, if any locking is required.”

18 6. “It shall be the duty of each county auditor or city or
19 town clerk to determine that all voting machines are opera-
20 tional and functioning properly and that all materials neces-
21 sary for the conduct of the election are in his possession
22 and correct. Such auditor or city or town clerk shall verify
23 such facts on the forms provided by the secretary of state
24 and shall send such checklist by registered mail to the
25 secretary of state not less than forty-eight hours previous
26 to any election.”

27 Sec. 38. Section fifty-two point seventeen (52.17), Code
28 1966, is hereby amended as follows:

29 1. By striking from line six (6) the words “and at least
30 three feet from the guardrail,”.

31 2. By striking all of such section after the period in
32 line seven (7).

33 Sec. 39. Section fifty-two point eighteen (52.18), Code
34 1966, is hereby amended as follows:

35 1. By striking from line three (3) the words “pass within

1 1966, is hereby amended by inserting in line seven (7) after
2 the word "title," the words "a serial number corresponding
3 to such number appearing on the application,".

4 Sec. 46. Section fifty-three point eighteen (53.18), Code
5 1966, is hereby amended by inserting in line two (2) after
6 the word "once" the words "record the number appearing on
7 the application and ballot envelope and time of receipt of
8 such ballot and".

9 Sec. 47. Section fifty-three point twenty (53.20), Code
10 1966, is hereby amended by inserting in line three (3) after
11 the word "once" the words "record the number appearing on
12 the application and ballot envelope and the time of receipt
13 of such ballot and".

14 Sec. 48. Chapter fifty-three (53), Code 1966, is amended
15 by adding at the end thereof the following new section:

16 "Citizens of the United States temporarily residing out-
17 side the territorial limits of the United States and the
18 District of Columbia and their spouses and dependents when
19 residing with or accompanying them shall be accorded the
20 privilege of absentee voting in the same manner as members
21 of the armed forces."

22 Sec. 49. Section fifty-three point forty (53.40), Code
23 1966, is hereby amended by striking from lines thirty-six
24 (36) and thirty-seven (37) the words "immediately on the
25 thirtieth day" and inserting in lieu thereof the words "at
26 least thirty days".

27 Sec. 50. Section fifty-three point forty-five (53.45),
28 Code 1966, is hereby amended by striking from line nine (9)
29 the word "March" and inserting in lieu thereof the word
30 "January".

31 Sec. 51. Chapter fifty-three (53), Code 1966, is hereby
32 amended by adding thereto the following new sections:

33 1. "All applications for an absentee ballot and ballot
34 envelopes shall have a serial number affixed thereto. Such
35 numbers shall be affixed in such manner and in such place as

1 prescribed by the secretary of state. Such numbers shall be
2 affixed at such time as the applications are printed.”

3 2. “It shall be the duty of each auditor or city or town
4 clerk, to keep on file, at all times, a list of all serial
5 numbers appearing on the applications and ballot envelopes
6 received by such auditor or city or town clerk. When such
7 applications and ballot envelopes are mailed or delivered to
8 an absentee voter, such auditor or city or town clerk shall
9 record the name of the absentee voter to whom such applica-
10 tion and ballot envelope is mailed or delivered and the date
11 of such mailing or delivery. Such auditor or city or town
12 clerk shall record the date of receipt of such application
13 and ballot envelope.

14 Such lists may be inspected by the county chairman of
15 either of the two major political parties.”

16 3. “It shall be unlawful for any employee of the state
17 or any political subdivision thereof to solicit or notarize
18 any absentee ballot.”

19 Sec. 52. Section six hundred nine point one (609.1), Code
20 1966, is hereby amended as follows:

21 1. By striking from subsection one (1), line two (2), the
22 word “elector” and inserting in lieu thereof the words “eli-
23 gible voters”.

24 2. By striking from subsection two (2), line three (3),
25 the words “qualified electors” and inserting in lieu thereof
26 the words “eligible voters residing”.

27 3. By striking from subsection two (2), lines four (4)
28 and five (5), the words “who voted in the last preceding
29 general state election, as shown by the pollbooks”.

30 4. By striking from subsection three (3), lines three (3)
31 through five (5), inclusive, the words “qualified electors
32 who voted in the last preceding general election, as shown
33 by the pollbooks,” and inserting in lieu thereof the words
34 “eligible voters residing”.

35 Sec. 53. Section six hundred nine point five (609.5), Code

1 1966, is hereby repealed and the following enacted in lieu
2 thereof:

3 "For the purpose of aiding the appointive commission in
4 drawing the jury lists, all officials of the state and the
5 political subdivisions thereof, shall furnish such commission
6 with pollbooks of the last preceding general election, tax
7 assessment lists, lists of persons holding motor vehicle
8 operators' licenses, or such other comprehensive lists of
9 persons residing therein, as the commission may request.
10 The county auditor shall also deliver to such commission,
11 a list of all persons who have served as grand or petit
12 jurors after the first day of January preceding the last
13 general election."

14 Sec. 54. The provisions of this section shall apply only
15 for the purposes of voting, registration for voting, and the
16 election laws of this state. Said section shall apply in
17 all determinations of residence for the purpose of voting
18 or registration for voting, whether the pertinent facts ex-
19 isted or arose before or after the effective date of this
20 Act.

21 1. A person's residence is the place where he maintains
22 his home with the intent to remain there permanently or for
23 an indefinite or undeterminable period of time, and with no
24 intent to remove his home from that place at any fixed or
25 determinable time or upon the happening of any specific event.
26 If he does not have the required intent with regard to the
27 place where he is now living, his residence is the place
28 where he last lived while having the intent required by
29 this section.

30 2. Every citizen of the United States of America is pre-
31 sumed to have a residence somewhere in the United States of
32 America.

33 3. No person shall acquire, lose, or change residence by
34 reason of his presence or absence for the purpose of attending
35 any educational institution, serving in the armed forces, or

1 any other purpose which indicates a temporary presence or
2 absence.

3 4. A person attending any educational institution or liv-
4 ing in the general vicinity of an educational institution with
5 the intent of resuming his studies there, or a member of the
6 armed forces of the United States on active duty, or a person
7 living in a place for any other purpose which indicates a
8 temporary presence, is presumed not to be a resident of the
9 place where he is living during such activity or for such
10 purpose. This section does not apply to a person whose resi-
11 dence was already established in such place before he began
12 such activity or acquired such purpose.

13 5. The presumption stated in subsection four (4) of this
14 section may be overcome by clear and convincing evidence. The
15 burden of proof shall be on the person attempting to overcome
16 the presumption.

17 6. The fact that a person is uncertain as to the place of
18 his future residence shall not be regarded as evidence that
19 his residence is located at the place where he is now living.

20 7. This section shall in no way affect "residence" for
21 the purpose of distribution of funds under sections one hun-
22 dred twenty-three point fifty (123.50) and three hundred
23 twelve point three (312.3) of the Code on a basis of popu-
24 lations of counties, cities or towns as established by any
25 federal census.

EXPLANATION OF SENATE FILE 665

In every election year, millions of voters lose their votes because they move and cannot meet the residence requirements for voting at the new place of residence.

The provisions in sections 1 through 5, inclusive, protect the votes of Iowans who move. It allows them to vote where they lived before the move, until such persons meet the residence requirements for voting at the new place of residence.

However, this bill allows the voter to vote at his old residence only if he still lives in an area which will be affected by his vote. For example, he could not vote in a school election unless he still lives in the same school district.

Following the same principle, an Iowan who moves outside Iowa and cannot meet the residence requirements for voting in his new state could vote in an Iowa general election only for the offices of President and Vice-President.

An Iowan who moves to another place in Iowa could vote in any state-wide general election or primary election. Until he meets the residence requirements for voting at his new location, he could vote at his old residence.

The bill also increases the pay of election workers.

The bill also removes the oaths which voters must take and replaces them with written affidavits to be signed by the voter.

Under the provisions of this bill, a voter's name will be removed from the registration lists if such voter does not vote at least once in a period of three years. The present law requires removal of the voter's name if he fails to vote once every four years.

The law relating to the nomination of candidates by political nonparty organizations has also been amended. To nominate candidates, the present law requires a convention with at least 50 persons from at least 10 counties in attendance. This bill will amend the law to require 250 persons from 25 counties.

The certificate of nonparty organization candidates must list the name and address of each voter in attendance at the nominating convention or caucus.

This bill will repeal the provisions relating to mobile registrars and establish branch registration. The office will be as centrally located as practicable, and staffed by persons designated by the county auditor. Any voter of the county may register and the county auditor will compile the registration cards by precinct and deliver a list of persons registered to the judges of the election prior to the opening of the polls on election day.

This bill will establish the use of a voter's declaration. Each voter must fill out and sign a voter's declaration of eligibility and produce some identification upon which the voter's signature appears. This will provide some means for a judge or clerk to establish the identity of the voter.

This bill will also provide for a training course for all election workers. The course will be for two hours and the persons attending will be paid. The county auditor shall conduct the course and the secretary of state shall furnish an election manual to be used for the course.

The bill provides that all applications for absentee ballots and ballot envelopes shall have a serial number on its face. The county auditor must keep a list of the serial numbers and the names of persons applying for and receiving absentee ballots. The county chairman of each political party may see the list at any time.

The bill also provides for the use of lists, other than voter registration lists, for picking jurors.

Section 54 of this bill defines "residence" as it applies to the election laws of this state.

- 1 Amend Senate File 665 as follows:
- 2 1. Page 13 by striking lines 12 through 17, inclusive.
- 3 2. Page 13, 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."

Filed - *Adopted 5-1*
April 29, 1969

By CLARKE

- 1 Amend Senate File 665 by striking from page 8,
- 2 section 23 and by renumbering the following sections.

Filed - *Withdrawn 5-1*
April 30, 1969

By O'MALLEY

- 1 Amend Senate File 665 by striking lines 19 through
- 2 26 on page 7 and by renumbering the following sections.

Filed - *Lost 5-1*
April 30, 1969

By 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'."

Filed - *Withdrawn 5-1*
April 30, 1969

By CLARKE

- 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)".

Filed - *Adopted 5-1*
April 30, 1969

By CLARKE

- 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 35, the word "the".
- 5 3. Further amend Senate File 665 by striking lines 1
- 6 through 9 of page 11.

Filed - *Withdrawn 5-1*
April 30, 1969

By HILL

FISCAL NOTE
SENATE FILE 665

Date prepared April 30, 1969

Requested by Senator Clarke.

Prepared in regard to 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 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; etc.

Following is the fiscal effect in dollars of the legislative proposal as required by Rule 47:

Estimated cost of implementing section 37, paragraph 4 of House File 774:

Cost of providing a training manual and related materials* \$2,000

Note: There are provisions for increasing the salaries of election workers and special police, as well as payment for those attending the "training course." A cost estimate is not available as to what the additional expense to the county will be.

*Source: Secretary of State.

Filed
April 30, 1969

GERRY D. RANKIN
Legislative Fiscal Director

- 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."

Filed - *Revised Out of Order 5-1*
April 30, 1969

By SHIRLEY

- 1 Amend Senate File 665 by striking from page 17 and
- 2 page 18 all of section 54.

Filed - *Last 5-1*
April 30, 1969

By GLENN, FROMMELT and DODERER

*adopted
5-1*

- 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), *adopted*
- 7 subsection five (5), Code 1966, is hereby amended by striking *5-1*
- 8 from line one (1) the words "freeholder who is a".
- 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".

Filed - *adopted 5-1*
April 30, 1969

By CLARKE

- 1 Amend Senate File 665 as follows:
- 2 1. By striking from page 3, lines 12 and 13, and *adopted*
- 3 inserting in lieu thereof the following: "1966, is hereby *5-1*
- 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'".

Filed and adopted
May 1, 1969

By RIGLER

- 1 Amend Senate File 665, pages 9 and 10, by striking
- 2 section thirty (30) and by renumbering the remaining
- 3 sections.

Filed and withdrawn
May 1, 1969

By SHIRLEY

- 1 Amend Senate File 665 by striking on page 4 all
- 2 of section 13.

Filed and lost
May 1, 1969

By FROMMELT

- 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
- 6 lines 1 through 9 of page 11.

Filed and lost
May 1, 1969

By HILL

- 1 Amend Senate File 665, page 10, by inserting after the word,
- 2 "appears" in line 20 the words, "except persons legally blind".

Filed and adopted
May 1, 1969

By GAUDINEER

1 Senate File 665 is hereby amended as follows:

2 1. By striking from line 5, line 9, the word "thirty"
3 and inserting in lieu thereof the word "sixty".

adopted
5-1

4 2. By striking from page 7, line 5, the word "thirty"
5 and inserting in lieu thereof the word "sixty".

adopted
5-1

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."

adopted
5-1

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."

adopted
5-1

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."

adopted
5-1

adopted
5-1

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."

adopted
5-1

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:"

adopted
5-1

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."

Filed and adopted
May 1, 1969

By STANLEY and CLARKE

1 Amend Senate File 665, page 11, by inserting in
2 line 2, after the letters, "tification" the words,
3 "unless legally blind,"

Filed and adopted
May 1, 1969

By GAUDINEER

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.

Filed and lost
May 1, 1969

By 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.

Filed and lost
May 1, 1969

By O'MALLEY

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".

Filed and lost
May 1, 1969

By GLENN

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."

Filed and lost
May 1, 1969

By FROMMELT

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".

Filed and lost
May 1, 1969

By GLENN

- 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".

~~Filed and lost~~
May 1, 1969

By 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."

~~Filed and lost~~
May 1, 1969

By REICHARDT

- 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 recommenda-
28 accompanied by such legislation deemed necessary to
29 carry out such recommendations."

~~Filed and ruled out of order~~
May 1, 1969

By SHIRLEY

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 a 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.

Filed and ruled out of order
May 1, 1969

By DODERER

May 2, 1969

SENATE FILE 665

The State Govt 5-5, Passed as amended 3/3/70

By COMMITTEE ON STATE GOVERNMENT
(AS PASSED BY THE SENATE)

Passed Senate, Date 5-1-69 Passed House, Date 3-12-70

Vote: Ayes 36 Nays 12 Vote: Ayes 93 Nays 21

Approved

*Motion to reconsider
tabled 5-1
Passed Senate as
amended by House 4/15/70
aye 46, nays 11.*

A BILL FOR

*Passed House as further
amended by Senate 4/15
aye 84, nays 34*

1 An Act relating to residency requirements for elections; com-
2 pensation and training of election workers; the use of
3 voters' oaths, affidavits, and declarations; the qualifi-
4 cation and certification of candidates of nonparty polit-
5 ical organizations; voter registration; the use of serial
6 numbers on applications for absentee ballots and ballot
7 envelopes; absentee ballots for servicemen; the prohibition
8 of the solicitation and notarization of absentee ballots
9 by governmental employees; the review and use of voters'
10 lists; the time of election filings; calling district con-
11 ventions after resignation of candidates; polling places;
12 the resignation of candidates; and administration of the
13 election laws by the secretary of state.

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

15 Whereas, the General Assembly finds and determines that
16 the provisions of this Act are necessary in order to aid com-
17 pliance with the Constitution; advance the welfare of the
18 state, encourage the full and lawful participation of all
19 eligible citizens in elections; assure the integrity of elec-
20 tions; and enable voters and election officials to determine
21 where a citizen is a resident for the purpose of voting;

22 Now therefore:

23 Section 1. For the purposes of any general election in
24 which votes are to be cast for the office of president of the
25 United States or electors for president, any resident of Iowa

1 who has moved to another state shall be presumed to be and re-
2 main a resident of Iowa and a resident of the county and pre-
3 cinct of which he was a resident immediately preceding such
4 move, until he meets the residence requirements for electors
5 in the place to which he has moved; but such presumption shall
6 not continue for more than one year after such move. However,
7 if he is eligible to vote he shall be permitted to vote only
8 for the offices of president and vice-president of the United
9 States or electors for said offices. He shall vote by absen-
10 tee ballot and shall make an application indicating that he
11 is eligible only for a presidential and vice-presidential bal-
12 lot. The secretary of state shall prescribe the form of
13 application and ballot. The county auditor shall cause such
14 applications and ballots to be printed and furnished.

15 Sec. 2. For the purposes of any general election or pri-
16 mary election in which votes are to be cast for any state or
17 federal office, any resident of Iowa who has moved to a dif-
18 ferent county or precinct within the state shall be presumed
19 to be and remain a resident of the county and precinct of
20 which he was a resident immediately preceding such move,
21 until he meets the residence requirements for electors in
22 the place to which he has moved.

23 Sec. 3. For the purposes of any school election, any resi-
24 dent of Iowa who remains a resident of the same school district
25 but who has moved to a different county or precinct shall be
26 presumed to be and remain a resident of the county and precinct
27 of which he was a resident immediately preceding such move,
28 until he meets the residence requirements for electors in the
29 place to which he has moved.

30 Sec. 4. For the purposes of any city or town election, any
31 resident of Iowa who remains a resident of the same city or
32 town but who has moved to a different precinct shall be presumed
33 to be and remain a resident of the precinct of which he was a
34 resident immediately preceding such move, until he meets the
35 residence requirements for electors in the place to which he

1 has moved.

2 Sec. 5. For the purposes of any special election or other
3 election which is not governed by sections one (1) through
4 four (4), inclusive, of this Act, any resident of Iowa who
5 remains a resident of the area or territory within which such
6 election is conducted but who has moved to a different county
7 or precinct shall be presumed to be and remain a resident of
8 the county and precinct of which he was a resident immediately
9 preceding such move, until he meets the residence requirements
10 for electors in the place to which he has moved.

11 Sec. 6. Section forty-three point thirty-two (43.32), Code
12 1966, is hereby amended by striking from line five (5) the words
13 "one dollar" and inserting in lieu thereof the words "two dollars".

14 Sec. 7. Section forty-three point thirty-four (43.34),
15 Code 1966, is hereby amended as follows:

16 1. By striking from line three (3) the word "candidates"
17 and inserting in lieu thereof the word "voters".

18 2. By striking from lines three (3) and four (4) the words
19 "for the different offices".

20 Sec. 8. Section forty-three point forty-four (43.44), Code
21 1966, is hereby amended by striking all of such section after
22 the comma in line nine (9) and inserting in lieu thereof the
23 following:

24 "such person shall sign an affidavit which shall be in sub-
25 stantially the following form:

26 CHANGE OF PARTY AFFILIATION

27 I do solemnly swear or affirm that I have in good faith
28 changed my party affiliation to and desire to be a member of
29 the party.

30 I understand that any false statement in this affidavit
31 is a criminal offense punishable as provided by law.

32
33 Signature of Voter

1

2

Address

3 Approved:

4 -----

5 Judge or Clerk of Election

6 If such person signs the affidavit, he shall be given a
7 ballot of such political party and the clerks of the primary
8 election shall change his enrollment of party affiliation
9 accordingly."

10 Sec. 9. Section forty-three point fifty-nine (43.59), sub-
11 section two (2), Code 1966, is hereby amended by striking from
12 line three (3) the word "forty" and inserting in lieu thereof
13 the word "sixty-five".

14 Sec. 10. Section forty-three point seventy-three (43.73),
15 Code 1966, is hereby amended by striking from line one (1)
16 the word "forty-five" and inserting in lieu thereof the word
17 "fifty-five".

18 Sec. 11. Section forty-three point one hundred one (43.101),
19 subsection four (4), Code 1966, is hereby amended by striking
20 from line three (3) the word "forty" and inserting in lieu
21 thereof the word "sixty-five".

22 Sec. 12. Section forty-four point one (44.1), Code 1966,
23 is hereby amended as follows:

24 1. By striking from line thirteen (13) the word "fifty"
25 and inserting in lieu thereof the words "two hundred fifty".

26 2. By striking from line fourteen (14) the word "ten"
27 and inserting in lieu thereof the word "twenty-five".

28 Sec. 13. Section forty-four point three (44.3), Code 1966,
29 is hereby amended by adding at the end thereof the following
30 new subsection:

31 "The name and address of each *delegate* or voter in attendance
32 at a con-
33 vention or caucus where a nomination is made for a state elec-
34 tive office."

34 Sec. 14. Section forty-seven point nineteen (47.19), Code
35 1966, is hereby repealed and the following enacted in lieu

1 thereof:
2 "Each applicant for registration shall sign the following
3 affidavit:

4 APPLICATION FOR REGISTRATION

5 I do solemnly swear or affirm that I am a resident of the
6 precinct, ward or township, city
7 or town of, county of, Iowa.
8 I have been a resident of the state of Iowa for at least six
9 months, of said county for at least *sixty* days, and of said
10 precinct for at least ten days.

11 Being duly sworn, I will fully and truly answer all ques-
12 tions asked of me with regard to my name, place of residence,
13 date and place of birth, qualifications as a voter, and my
14 right to register and vote under the laws of this state.

15 I understand that any false statement in this declaration
16 is a criminal offense punishable as provided by law.

17
18 Signature of Voter

19
20 Address"

21 Sec. 15. Section forty-seven point twenty (47.20), Code
22 1966, is hereby amended by striking from lines one (1) and two
23 (2) the words "administration of said oath" and inserting in
24 lieu thereof the words "signing of the affidavit".

25 Sec. 16. Section forty-seven point thirty-three (47.33),
26 subsection five (5), Code 1966, is hereby amended by striking
27 from line one (1) the words "freeholder who is a".

28 Sec. 17. Section forty-seven point thirty-four (47.34),
29 Code 1966, is hereby amended by striking from lines three (3)
30 and four (4) the word "freeholder" and inserting in lieu thereof
31 the words "registered voter".

1 Sec. 18. Chapter forty-seven (47), Code 1966, is hereby
2 amended by adding at the end thereof the following new section:

3 “The county auditor shall establish a permanent registra-
4 tion place in the office of the county auditor or elsewhere
5 in the county courthouse when registration is required in the
6 county. The permanent registration place shall be open at all
7 times as are other county offices.

8 The county auditor shall, not less than fifteen days previ-
9 ous to any election, establish a place for the registration
10 of all voters in the townships of each county or city or town
11 in which registration is required. Such place shall be as cen-
12 trally located as practicable and shall register voters for
13 a period of not less than one day.

14 Such county auditor or commissioner of registration shall
15 post notice of the location and hours of such place of regis-
16 tration in the courthouse and publish the notice in at least
17 one newspaper of general circulation in the city or township
18 where such place of registration shall be located.

19 Such place shall register all voters for all precincts in
20 the county or city or town. The county auditor shall appoint
21 such persons as are necessary to register voters.

22 Upon the completion of such registration, the county audi-
23 tor shall then list all persons registering, by precinct, and
24 deliver such lists to the judges of the election before seven
25 o'clock a.m. of the day of the election. No county auditor
26 shall assume any of the powers and duties of the commissioner
27 of registration as provided in chapter forty-eight (48) of the
28 Code.”

29 Sec. 19. Section forty-eight point eleven (48.11), Code
30 1966, is hereby amended as follows:

31 1. By striking from line fourteen (14) the words “oath
32 or”.

33 2. By striking lines fifteen (15) through eighteen (18),
34 inclusive, and inserting in lieu thereof the following:

35 “APPLICATION FOR REGISTRATION

1 I do solemnly swear or affirm that I am a resident of the
 2 precinct, ward or township, city
 3 or town of, county of, Iowa.
 4 I have been a resident of the state of Iowa for at least six
 5 months, of said county for at least *sixty* days, and of said
 6 precinct for at least ten days.

7 Being duly sworn, I will fully and truly answer all ques-
 8 tions asked of me with regard to my name, place of residence,
 9 date and place of birth, qualifications as a voter, and my
 10 right to register and vote under the laws of this state.

11 I understand that any false statement in this declaration
 12 is a criminal offense punishable as provided by law.

13
 14 Signature of Voter

15
 16 Address"

17 3. By striking from line twenty-five (25) the word "four"
 18 and inserting in lieu thereof the word "three".

19 Sec. 20. Section forty-eight point fourteen (48.14), Code
 20 1966, is hereby amended as follows:

21 1. By striking from line two (2) the word "fourth" and
 22 inserting in lieu thereof the word "third".

23 2. By striking from line nine (9) the word "four" and in-
 24 serting in lieu thereof the word "three".

25 Sec. 21. Section forty-eight point fifteen (48.15), Code
 26 1966, is hereby amended by striking lines four (4) through
 27 eight (8), inclusive, and inserting in lieu thereof the fol-
 28 lowing:

29 "registration. The commission of registration shall
 30 immediately give five days notice of a hearing by registered
 31 or certified mail to the challenger and the person challenged.
 32 If the person challenged fails to appear, his name shall be
 33 removed from the registration list. At such hearing the com-

1 missioner shall hear such evidence as he deems to have proba-
2 tive value. If he finds the evidence raises a question con-
3 cerning the voting residence of the person challenged, then
4 such person shall be required to sign an affidavit as provided
5 in section nineteen (19) of this Act and may then be interro-
6 gated concerning his voting residence. In all cases the com-
7 missioner shall decide the”.

8 Sec. 22. Section forty-eight point twenty-one (48.21),
9 Code 1966, is hereby amended by adding thereto the following
10 new paragraph:

11 “The penalty provision shall also be printed on the certif-
12 icate before the signature of the voter.”

13 Sec. 23. Section forty-eight point twenty-seven (48.27),
14 Code 1966, is hereby repealed.

15 Sec. 24. Section forty-nine point twenty (49.20), Code
16 1966, is hereby amended as follows:

17 1. *By striking from line two (2) the words “one dollar”*
18 *and inserting in lieu thereof the words “two dollars”.*

19 2. *By striking from line four (4) the word “seven” and*
20 *inserting in lieu thereof the word “ten”.*

21 Sec. 25. Section forty-nine point twenty-one (49.21), Code
22 1966, is hereby amended by adding to the end thereof the fol-
23 lowing new paragraph:

24 “Upon the application of the county auditor or the township
25 trustees, the authority which has control of any buildings or
26 grounds supported by taxation under the laws of this state,
27 shall make available the necessary space therein for the pur-
28 pose of holding elections and adequate space for the storage
29 of voting machines, without charge for the use thereof.”

30 Sec. 26. Section forty-nine point twenty-five (49.25),
31 Code 1966, is hereby amended as follows:

32 1. *By striking all of subsections one (1) and two (2).*

33 2. *By striking from subsection six (6), line two (2), the*
34 *word “sixty” and inserting in lieu thereof the words “two*
35 *hundred”.*

1 3. By consecutively renumbering the remaining subsections.
 2 Sec. 27. Section forty-nine point twenty-seven (49.27),
 3 Code 1966, is hereby amended by striking from lines eleven
 4 (11) and twelve (12) the words "administer an oath to any
 5 person and to examine him under oath" and inserting in lieu
 6 thereof the words "require any person to sign an affidavit
 7 which shall be substantially in such form as set out in sec-
 8 tion thirty (30) of this Act and such judges may examine such
 9 person".

10 Sec. 28. Section forty-nine point sixty-eight (49.68),
 11 Code 1966, is hereby amended as follows:

12 1. By striking from line one (1) the words "attorney gen-
 13 eral" and inserting in lieu thereof the words "secretary of
 14 state with the approval of the attorney general".

15 2. By striking from lines three (3) and four (4) the words
 16 ", and deliver such instructions to the secretary of state".

17 Sec. 29. Section forty-nine point seventy-three (49.73),
 18 Code 1966; is hereby amended as follows:

19 1. By striking from line three (3) the words "in the fore-
 20 noon" and inserting in lieu thereof the words "a.m."

21 2. By striking from line five (5) the words "in the fore-
 22 noon" and inserting in lieu thereof the words "a.m."

23 Sec. 30. Section forty-nine point seventy-seven (49.77),
 24 Code 1966, is hereby amended by striking all of such section
 25 after the word "name" in line five (5) and inserting in lieu
 26 thereof the following:

27 *"and address to the judges, and shall sign a voter's declaration*
 28 *provided by the judges of the election, in substantially the following*
 29 *form:*

30 VOTER'S DECLARATION OF ELIGIBILITY

31 I do solemnly swear or affirm that I am a resident of the
 32 precinct, ward or township, city
 33 or town of, county of, Iowa.

34 I have been a resident of the state of Iowa for at least six
 35 months, of said county for at least sixty days, and of said

1 precinct for at least ten days. I am lawfully eligible to
 2 vote in said precinct and county in the
 3 election to be held on, 19..... (For pri-
 4 mary election only:) I am affiliated with the
 5 party. I have not voted and will not vote in any other pre-
 6 cinct in said election.

7 I understand that any false statement in this declaration
 8 is a criminal offense punishable as provided by law.

9
 10 Signature of Voter

11
 12 Address

13 Approved:
 14

15 Judge or Clerk of the Election

16 The person desiring to vote shall also provide some form
 17 of identification upon which the signature or mark of such
 18 person appears *except persons legally blind*. If identification is
 established to the satis-
 19 faction of the judges of the election, the voter may then be
 20 allowed to vote.

21 If the voter has no identification, his identity may be
 22 attested to by a judge of the election.

23 Such voter's declaration may then be seen by the challeng-
 24 ers of each political party, at the request of such challeng-
 25 ers."

26 Sec. 31. Section forty-nine point seventy-eight (49.78),
 27 Code 1966, is hereby repealed and the following enacted in
 28 lieu thereof:

29 "In precincts where registration is required, if such name
 30 is found on the register of voters by the officer having charge
 31 thereof, the voter shall sign a voter's declaration as provided
 32 in section forty-eight point twenty-one (48.21) of the Code and
 33 provided to the voters by the judges of the election. The

1 person desiring to vote shall then produce some form of iden-
2 tification *unless legally blind, upon which the signature or mark*
3 *of such person appears.* If iden-
4 tification is established to the satisfaction of the judges
5 of the election, the voter may then be allowed to vote.

6 If the voter has no identification, his identity may be
7 *attested to by a judge of the election.*

8 Such voter's declaration may be seen by the challengers
9 of each political party, at the request of such challengers.

10 If the name of the person desiring to vote is not found
11 on the register of voters, his ballot shall not be received
12 until he shall have complied with the law prescribing the
13 manner and conditions of voting by unregistered voters."

14 Sec. 32. Section forty-nine point eighty (49.80), Code
15 1966, is hereby amended by inserting in line three (3) after
16 the comma the words "require such person to sign an affidavit
17 as set forth in section *thirty (30) of this Act,*".

18 Sec. 33. Section forty-nine point eighty-one (49.81), Code
19 1966, is hereby amended by striking lines seven (7) through
20 seventeen (17), inclusive, and inserting in lieu thereof the
21 following:

22 "the following affidavit and such person shall read and
23 sign the same:

24 I do solemnly swear or affirm that I am a citizen of the
25 United States, a resident of the state for six months, a resi-
26 dent of the county for sixty days, and a resident of this pre-
27 cinct for ten days next preceding this election, and that I
28 am *at least* twenty-one years of age, and I have not voted in this
election.

29 I understand that any false statement in this declaration
30 *is a criminal offense punishable as provided by law.*

1

2

3

4

Signature of Voter

Address

5 If such person signs the affidavit and is examined by the
6 judges concerning his qualifications, his vote shall then be
7 received unless further challenged."

8 Sec. 34. Section forty-nine point eighty-six (49.86), Code
9 1966, is hereby amended by striking from lines three (3) and
10 four (4) the words "retiring from within the guardrail" and
11 inserting in lieu thereof the words "entering the voting
12 booth".

13 Sec. 35. Section forty-nine point eighty-eight (49.88),
14 Code 1966, is hereby repealed and the following enacted in
15 lieu thereof:

16 "No more than one person shall be allowed to occupy any
17 voting booth at any time. No person shall occupy such booth
18 for more than three minutes to cast his ballot in precincts
19 using voting machines, nor for more than five minutes in pre-
20 cincts using paper ballots. Nothing in this section shall
21 prohibit assistance to voters under section forty-nine point
22 ninety (49.90) of the Code."

23 Sec. 36. Section forty-nine point one hundred seventeen
24 (49.117), Code 1966, is hereby amended by striking from line
25 five (5) the words "fifty cents" and inserting in lieu thereof
26 the words "one dollar and sixty cents".

27 Sec. 37. Chapter forty-nine (49), Code 1966, is hereby
28 amended by adding thereto the following new sections:

29 1. "The courthouse of each county shall remain open on
30 election day."

31 2. "It shall be the duty of the county auditor to conduct,
32 not less than seven days previous to any election, a training
33 course of not more than two hours, for all election personnel.
34 Such personnel shall include judges, clerks, special police,
35 constables, and any other persons who will be working in or

1 around the polling places on election day.”

2 3. “All personnel attending the training course previous
3 to such election shall be paid for attending such course for
4 a period not to exceed two hours. The wages shall be one dol-
5 lar and sixty cents per hour and payment for attendance of the
6 course shall be made at the time that payment is made for
7 duties performed on election day.”

8 4. “It shall be the duty of the secretary of state to pro-
9 vide a training manual and such additional materials as may be
10 necessary to all county auditors for conducting the training
11 course.”

12 5. “It shall be the duty of each county auditor or city or
13 town clerk to determine that all voting machines are opera-
14 tional and functioning properly and that all materials neces-
15 sary for the conduct of the election are in his possession
16 and correct. Such auditor or city or town clerk shall verify
17 such facts on the forms provided by the secretary of state
18 and shall send such *completed forms* by registered mail to the
19 secretary of state not less than forty-eight hours previous
20 to any election.”

21 Sec. 38. Section fifty-two point seventeen (52.17), Code
22 1966, is hereby amended as follows:

23 1. By striking from line six (6) the words “and at least
24 three feet from the guardrail,”.

25 2. By striking all of such section after the period in
26 line seven (7).

27 Sec. 39. Section fifty-two point eighteen (52.18), Code
28 1966, is hereby amended as follows:

29 1. By striking from line three (3) the words “pass within
30 the guardrail” and inserting in lieu thereof the words “enter
31 the voting machine booth”.

1 2. By striking from lines five (5) and six (6) the words
2 "pass within the guardrail" and inserting in lieu thereof the
3 words "enter the voting machine booth".

4 3. *By striking from line twelve (12) the words "one minute"*
5 *and inserting in lieu thereof the words "three minutes".*

6 Sec. 40. Section fifty-three point four (53.4), Code 1966,
7 is hereby amended by inserting at the end thereof the follow-
8 ing:

9 "It shall be the duty of such auditor or clerk, to keep a
10 list of all applications mailed. Such list shall contain the
11 name of the applicant, the serial number on the application
12 so mailed, and the date on which such application was mailed."

13 Sec. 41. Section fifty-three point five (53.5), Code 1966,
14 is hereby amended by adding to the end thereof the following:

15 "All applications for absentee ballots shall have a serial
16 number affixed thereto".

17 Sec. 42. Section fifty-three point nine (53.9), Code 1966,
18 is hereby amended by adding at the end thereof the following
19 new paragraph:

20 "Before mailing such official ballot or ballots, the auditor
21 or clerk shall record the number appearing on the ballot en-
22 velope."

23 Sec. 43. Section fifty-three point ten (53.10), Code 1966,
24 is hereby amended by adding to the end thereof the following:

25 "The auditor shall record the name of the applicant, along
26 with the serial number appearing on the application and ballot
27 envelope, prior to the time such application and ballot is
28 mailed."

29 Sec. 44. Section fifty-three point eleven (53.11), Code
30 1966, is hereby amended by adding to the end thereof the fol-
31 lowing:

32 "Such officer shall record the numbers appearing on the ap-
33 plication and ballot envelope along with the name of the
34 qualified voter."

35 Sec. 45. Section fifty-three point twelve (53.12), Code

1 1966, is hereby amended by inserting in line seven (7) after
2 the word "title," the words "a serial number corresponding
3 to such number appearing on the application,".

4 Sec. 46. Section fifty-three point eighteen (53.18), Code
5 1966, is hereby amended by inserting in line two (2) after
6 the word "once" the words "record the number appearing on
7 the application and ballot envelope and time of receipt of
8 such ballot and".

9 Sec. 47. Section fifty-three point twenty (53.20), Code
10 1966, is hereby amended by inserting in line three (3) after
11 the word "once" the words "record the number appearing on
12 the application and ballot envelope and the time of receipt
13 of such ballot and".

14 Sec. 48. Chapter fifty-three (53), Code 1966, is amended
15 by adding at the end thereof the following new section:

16 "Citizens of the United States temporarily residing out-
17 side the territorial limits of the United States and the
18 District of Columbia and their spouses and dependents when
19 residing with or accompanying them shall be accorded the
20 privilege of absentee voting in the same manner as members
21 of the armed forces."

22 Sec. 49. Section fifty-three point forty (53.40), Code
23 1966, is hereby amended by striking from lines thirty-six
24 (36) and thirty-seven (37) the words "immediately on the
25 thirtieth day" and inserting in lieu thereof the words "at
26 least thirty days".

27 Sec. 50. Section fifty-three point forty-five (53.45),
28 Code 1966, is hereby amended by striking from line nine (9)
29 the word "March" and inserting in lieu thereof the word
30 "January".

31 Sec. 51. Chapter fifty-three (53), Code 1966, is hereby
32 amended by adding thereto the following new sections:

33 1. "All applications for an absentee ballot and ballot
34 envelopes shall have a serial number affixed thereto. Such
35 numbers shall be affixed in such manner and in such place as

1 prescribed by the secretary of state. Such numbers shall be
2 affixed at such time as the applications are printed.”

3 2. “It shall be the duty of each auditor or city or town
4 clerk, to keep on file, at all times, a list of all serial
5 numbers appearing on the applications and ballot envelopes
6 received by such auditor or city or town clerk. When such
7 applications and ballot envelopes are mailed or delivered to
8 an absentee voter, such auditor or city or town clerk shall
9 record the name of the absentee voter to whom such applica-
10 tion and ballot envelope is mailed or delivered and the date
11 of such mailing or delivery. Such auditor or city or town
12 clerk shall record the date of receipt of such application
13 and ballot envelope.

14 Such lists may be inspected by the county chairman of
15 either of the two major political parties.”

16 3. *“It shall be unlawful for any employee of the state
17 or any political subdivision thereof to solicit any application
18 or request for application for an absentee ballot, or to
19 administer an oath or take an affidavit in connection with
20 any absentee ballot. However, any such employee may administer
21 such oath and take such affidavit in connection with an absentee
22 ballot which is cast by the voter in person at the office where
23 such employee is employed in accordance with section fifty-three
24 point eleven (53.11) of the Code. This section shall not apply
25 to any elected official.*

26 4. *“Wherever used in this Act or in chapter fifty-three
27 (53) of the Code, the words ‘absentee ballot’ include any ballot
28 authorized by chapter fifty-three (53) of the Code.”*

29 Sec. 52. Section six hundred nine point one (609.1), Code
30 1966, is hereby amended as follows:

31 1. By striking from subsection one (1), line two (2), the
32 word “elector” and inserting in lieu thereof the words “eli-
33 gible voters”.

34 2. By striking from subsection two (2), line three (3),
35 the words “qualified electors” and inserting in lieu thereof

1 the words "eligible voters residing".

2 3. By striking from subsection two (2), lines four (4)
3 and five (5), the words "who voted in the last preceding
4 general state election, as shown by the pollbooks".

5 4. By striking from subsection three (3), lines three (3)
6 through five (5), inclusive, the words "qualified electors
7 who voted in the last preceding general election, as shown
8 by the pollbooks," and inserting in lieu thereof the words
9 "eligible voters residing".

10 Sec. 53. Section six hundred nine point five (609.5), Code
11 1966, is hereby repealed and the following enacted in lieu
12 thereof:

13 "For the purpose of aiding the appointive commission in
14 drawing the jury lists, all officials of the state and the
15 political subdivisions thereof, shall furnish such commission
16 with pollbooks of the last preceding general election, tax
17 assessment lists, lists of persons holding motor vehicle
18 operators' licenses, or such other comprehensive lists of
19 persons residing therein, as the commission may request.
20 The county auditor shall also deliver to such commission,
21 a list of all persons who have served as grand or petit
22 jurors after the first day of January preceding the last
23 general election."

24 Sec. 54. The provisions of this section shall apply only
25 for the purposes of voting, registration for voting, and the
26 election laws of this state. Said section shall apply in
27 all determinations of residence for the purpose of voting
28 or registration for voting, whether the pertinent facts ex-
29 isted or arose before or after the effective date of this
30 Act.

31 1. A person's residence is the place where he maintains
32 his home with the intent to remain there permanently or for
33 an indefinite or undeterminable period of time, and with no
34 intent to remove his home from that place at any fixed or
35 determinable time or upon the happening of any specific event.

1 If he does not have the required intent with regard to the
2 place where he is now living, his residence is the place
3 where he last lived while having the intent required by
4 this section.

5 2. Every citizen of the United States of America is pre-
6 sumed to have a residence somewhere in the United States of
7 America.

8 3. No person shall acquire, lose, or change residence by
9 reason of his presence or absence for the purpose of attending
10 any educational institution, serving in the armed forces, or
11 any other purpose which indicates a temporary presence or
12 absence. *An employment contract for a fixed period of time does not*
13 *in itself indicate a temporary presence.*

14 4. A person attending any educational institution or liv-
15 ing in the general vicinity of an educational institution with
16 the intent of resuming his studies there, or a member of the
17 armed forces of the United States on active duty, or a person
18 living in a place for any other purpose which indicates a
19 temporary presence, is presumed not to be a resident of the
20 place where he is living during such activity or for such
21 purpose. This section does not apply to a person whose resi-
22 dence was already established in such place before he began
23 such activity or acquired such purpose.

24 5. The presumption stated in subsection four (4) of this
25 section may be overcome by clear and convincing evidence. The
26 burden of proof shall be on the person attempting to overcome
27 the presumption.

28 6. The fact that a person is uncertain as to the place of
29 his future residence shall not be regarded as evidence that
30 his residence is located at the place where he is now living.

31 7. This section shall in no way affect "residence" for
32 the purpose of distribution of funds under sections one hun-
33 dred twenty-three point fifty (123.50) and three hundred
34 twelve point three (312.3) of the Code on a basis of popu-
35 lations of counties, cities or towns as established by any

1 federal census.

EXPLANATION OF SENATE FILE 665

In every election year, millions of voters lose their votes because they move and cannot meet the residence requirements for voting at the new place of residence.

The provisions in sections 1 through 5, inclusive, protect the votes of Iowans who move. It allows them to vote where they lived before the move, until such persons meet the residence requirements for voting at the new place of residence.

However, this bill allows the voter to vote at his old residence only if he still lives in an area which will be affected by his vote. For example, he could not vote in a school election unless he still lives in the same school district.

Following the same principle, an Iowan who moves outside Iowa and cannot meet the residence requirements for voting in his new state could vote in an Iowa general election only for the offices of President and Vice-President.

An Iowan who moves to another place in Iowa could vote in any state-wide general election or primary election. Until he meets the residence requirements for voting at his new location, he could vote at his old residence.

The bill also increases the pay of election workers.

The bill also removes the oaths which voters must take and replaces them with written affidavits to be signed by the voter.

Under the provisions of this bill, a voter's name will be removed from the registration lists if such voter does not vote at least once in a period of three years. The present law requires removal of the voter's name if he fails to vote once every four years.

The law relating to the nomination of candidates by political nonparty organizations has also been amended. To nominate candidates, the present law requires a convention with at least 50 persons from at least 10 counties in attendance. This bill will amend the law to require 250 persons from 25 counties.

The certificate of nonparty organization candidates must list the name and address of each voter in attendance at the nominating convention or caucus.

This bill will repeal the provisions relating to mobile registrars and establish branch registration. The office will be as centrally located as practicable, and staffed by persons designated by the county auditor. Any voter of the county may register and the county auditor will compile the registration cards by precinct and deliver a list of persons registered to the judges of the election prior to the opening of the polls on election day.

This bill will establish the use of a voter's declaration. Each voter must fill out and sign a voter's declaration of eligibility and produce some identification upon which the voter's signature appears. This will provide some means for a judge or clerk to establish the identity of the voter.

This bill will also provide for a training course for all election workers. The course will be for two hours and the persons attending will be paid.

The county auditor shall conduct the course and the secretary of state shall furnish an election manual to be used for the course.

The bill provides that all applications for absentee ballots and ballot envelopes shall have a serial number on its face. The county auditor must keep a list of the serial numbers and the names of persons applying for and receiving absentee ballots. The county chairman of each political party may see the list at any time.

The bill also provides for the use of lists, other than voter registration lists, for picking jurors.

Section 55 of this bill defines "residence" as it applies to the election laws of this state.

- 1 Amend the House amendment to Senate File 665 as follows:
2 Strike all of lines two hundred five (205) through two
3 hundred seven (207) and insert the following:
4 "The voter's declaration of eligibility shall constitute
5 a certificate of registration for the purposes of this chapter
6 provided he has otherwise complied with section forty-nine
7 point seventy-eight (49.78) of the Code."

Filed - *adopted 3/31*
March 17, 1970

*House
Concurred
4-15*

By CLARKE

- 1 Amend the House amendment to Senate File 665, as passed
2 by the Senate, by inserting after line 599 the following new
3 section:
4 Sec. 55. Section forty-three point ninety-one (43.91),
5 Code 1966, is hereby amended as follows:
6 1. By striking from line two (2) the words "an elig-
7 ible voter" and by inserting in lieu thereof the words
8 "eighteen years of age, or older,".
9 2. By inserting in line ten (10) after the period the
10 following new sentence:
11 "A person elected precinct committeeman or committee-
12 woman or as a voting delegate to a county, district, state,
13 and national convention shall be eighteen years of age, or
14 older, and be a resident of the respective precinct, county,
15 district or state from which elected."

Filed - *Lost 3/31*
March 17, 1970

By GAUDINEER

- 1 Amend the House amendment to Senate File 665 as follows:
2 1. Line sixty-one (61), strike "two dollars" and insert
3 "one dollar and sixty cents".
4 2. Line two hundred fifty-seven (257), strike "two dollars"
5 and insert "one dollar and sixty cents".
6 3. Line four hundred fifteen (415), strike "two dollars"
7 and insert "one dollar and sixty cents".
8 4. Line four hundred twenty-nine (429), strike "two dollars"
9 and insert "one dollar and sixty cents".
10 5. Lines two hundred seventy-seven (277) and two hundred
11 seventy-eight (278), strike "two hundred" and insert "four
12 hundred".

Filed - *in v. 1 ruled out of order* } *3/31*
March 17, 1970 *Div 2 adopted* } By MESSERLY and CONKLIN

- 1 Amend the House amendment to Senate File 665 by
2 adding the following new section:
3 "Absentee ballots shall be marked by pen. Any
4 such ballots marked by pencil or other non-permanent
5 marking shall be invalid."

Filed - *Withdrawn 3/31*
March 17, 1970

By GLENN

- 1 Amend the Gaudineer amendment to the House amendment to
- 2 Senate File 665, line 2, by striking the figure "599" and
- 3 inserting in lieu thereof the figure "597".

Filed - *Adopted 3/31*
March 18, 1970

*House
conferred
4-15*

By GAUDINEER

- 1 Amend the House amendment to Senate File 665,
- 2 as passed by the Senate, as follows:
- 3 1. By inserting following line 570 the following
- 4 new section:
- 5 Section fifty-three point fifteen (53.15), Code
- 6 1966, is hereby amended as follows: By inserting in
- 7 line six (6) after the period the following new
- 8 sentences:
- 9 "Absentee ballots shall be marked by pen. Any
- 10 such ballots marked by pencil or other non-permanent
- 11 marking shall be invalid."
- 12 2. By renumbering the subsequent sections.

Filed - *Lost 3/31*
March 18, 1970

By GLENN

- 1 Amend the House amendment, appearing on pages 889 through
- 2 900, inclusive, of the Senate Journal, to Senate File 665, as
- 3 amended and passed by the House, by inserting after line 597
- 4 the following new sections:
- 5 Sec. 56. Section forty-three point eighty-three (43.83),
- 6 Code 1966, as amended by House File 1020, passed by the Sixty-
- 7 third General Assembly, Second Session, is hereby further
- 8 amended by inserting in line seven (7) after the word "com-
- 9 mittee" the words "not less than twenty-five days prior to the
- 10 date set for the special election".
- 11 Sec. 57. Section forty-three point eighty-seven (43.87),
- 12 Code 1966, is hereby amended by inserting at the end thereof
- 13 the following new paragraph:
- 14 "Nominations occasioned by a vacancy in an office shall
- 15 be filled not less than twenty-five days prior to the date set
- 16 for the special election."
- 17 Sec. 58. Section forty-three point eighty-eight (43.88),
- 18 Code 1966, is hereby amended as follows:
- 19 1. By striking from lines two (2) and three (3) the words
- 20 "made in case of vacancies, and nominations".
- 21 2. By inserting at the end thereof the following new para-
- 22 graph:
- 23 "Nominations made to fill vacancies at a special election
- 24 shall be certified to the proper official not less than twenty
- 25 days prior to the date set for the special election."
- 26 Sec. 59. Section sixty-nine point fourteen (69.14), Code
- 27 1966, is hereby amended as follows:
- 28 1. By striking from line seven (7) the word "such".
- 29 2. By striking lines eight (8) and nine (9) and inserting
- 30 in lieu thereof the words " , not later than five days from the
- 31 date the vacancy exists, a special election, giving not less
- 32 than forty days notice of such election."

Filed - *Withdrawn 3/31*
March 18, 1970

By ORR

1 Amend the House amendment, appearing on pages 889 through
2 900, inclusive, of the Senate Journal, to Senate File 665, as
3 amended and passed by the House, by inserting after line 597
4 the following new sections:

5 Sec. 56. Section forty-three point eighty-three (43.83),
6 Code 1966, as amended by House File 1020, passed by the Sixty-
7 third General Assembly, Second Session, is hereby further
8 amended by inserting in line seven (7) after the word "com-
9 mittee" the words "not less than twenty-five days prior to the
10 date set for the special election".

11 Sec. 57. Section forty-three point eighty-seven (43.87),
12 Code 1966, is hereby amended by inserting at the end thereof
13 the following new paragraph:

14 "Nominations occasioned by a vacancy in an office shall
15 be filled not less than twenty-five days prior to the date set
16 for the special election."

17 Sec. 58. Section forty-three point eighty-eight (43.88),
18 Code 1966, is hereby amended as follows:

19 1. By striking from lines two (2) and three (3) the words
20 "made in case of vacancies, and nominations".

21 2. By inserting at the end thereof the following new para-
22 graph:

23 "Nominations made to fill vacancies at a special election
24 shall be certified to the proper official not less than twenty
25 days prior to the date set for the special election."

26 Sec. 59. Section sixty-nine point fourteen (69.14), Code
27 1966, is hereby amended as follows:

28 1. By striking from line seven (7) the word "such".

29 2. By striking lines eight (8) and nine (9) and inserting
30 in lieu thereof the words "not later than five days from the
31 date the vacancy exists, a special election, giving not less
32 than forty days notice of such election."

33 Sec. 60. House File 1020, section seven (7), Acts
34 of the Sixty-third General Assembly, Second Session,
35 which repealed and reenacted section forty-three point
36 eighty-four (43.84), Code 1966, is hereby amended by in-
37 serting after the period at the end of the first numbered
38 paragraph the following new sentence:

39 "Nominations made to fill vacancies at a special
40 election by the central committee shall be made not less
41 than twenty-five days prior to the date set for the special
42 election."

Filed - *Adopted as amended 4/15*
March 20, 1970 *House concurred 4/15*

By ORR

1 Amend the House amendment to Senate File 665 by number-
2 ing properly and adding the following new section after line
3 597:

4 Chapter sixty (60), Code 1966, is hereby amended by
5 adding a new section as follows:

6 "The contestant shall file in the office of the clerk
7 of the supreme court a bond, with security to be approved
8 by the clerk of the supreme court, in such amount as shall
9 be set by the presiding judge of the court, conditional to
10 pay all costs in case the election be confirmed or the con-
11 test dismissed. The presiding judge shall further set the
12 date upon which the required bond shall be filed. If the
13 required bond is not filed by the date set, the contest
14 shall stand dismissed by operation of law."

Filed - *Adopted 3/31*
March 20, 1970

*Done
covered
4-15*

By GAUDINEER

1 Amend the Orr amendment filed March 20, 1970, to the House
2 amendment to Senate File 665 as follows:

3 1. By adding the following words, "In the event the special elec-
tion is

4 to fill a vacancy in the General Assembly while it is in session or
5 within forty-five days of the convening of any session, the time limit
6 herein provided shall not apply" after the period (.) in lines 10, 16,
7 25, and 42.

8 2. By adding after the period in line 32 the following sentence: "In
9 the event the special election is to fill a vacancy in the General
Assembly

10 while it is in session or within forty-five days of the convening of any
11 session, the time limit herein provided shall not apply and the Gov-
ernor

12 shall order such special election at the earliest practical time, giving
13 at least 10 days notice thereof."

Filed - *Adopted 4/15*
March 31, 1970

By ORR

1 Amend the House amendment to Senate File 665 by number-
2 ing properly and adding after line 597 the following new
3 section:

4 Section forty-three point ninety-one (43.91), Code 1966,
5 is hereby amended by striking the first sentence and by insert-
6 ing in lieu thereof the following:

7 "Each political party shall determine in its state con-
8 stitution the age, which shall not be over twenty-one, at
9 which a person is eligible to vote at a precinct caucus,
10 be elected a precinct committeeman or committeewoman, county
11 or state chairman and a voting delegate to a county, district,
12 state and national convention. Each person voting in a pre-
13 cinct caucus or elected precinct committeeman or committee-
14 woman shall be a resident of the precinct. Each person
15 elected a voting delegate to a county, district, state and
16 national convention shall be a resident of the respective
17 county, district or state from which elected."

Filed - *Last 4/15*
March 31, 1970

By GAUDINEER

1 Amend the House amendment to Senate File 665 by inserting
2 after line 597 a new section as follows:
3 "The provisions of this section shall apply only for
4 the purposes of voting, registration for voting, and the
5 election laws of this state.
6 A person attending any educational institution or liv-
7 ing in the general vicinity of an educational institution
8 with the intent of resuming his studies there, or a member
9 of the armed forces of the United States on active duty, or
10 a person living in a place for any other purpose which indi-
11 cates a temporary presence, is presumed not to be a resident
12 of the place where he is living during each activity or for
13 such purpose. This section does not apply to a person whose
14 residence was already established in such place before he
15 began such activity or acquired such purpose.
16 The presumption stated in this section may be overcome
17 by clear and convincing evidence. The burden of proof shall
18 be on the person attempting to overcome the presumption."

Filed *adopted 3/31* March 31, 1970 By ANDERSON, HOUGEN, SMITH, MESSERLY,
Motion to reconsider KOSEK, BALLOUN, LAVERTY, ARBUCKLE,
filed 3/31 STEPHENS, DeHART, PARKER, BRILES,
Reconsidered and MOWRY, SULLIVAN, KLINK, LUCKEN,
adopted 4/15 CONKLIN, and BORTELL *House concurred 4/15*

1 Amend the House amendment to Senate File 665, dated
2 March 12, 1970, by inserting after line 320 the following:
3 "I have have not previously been registered or
4 voted in this precinct.
5 My former residence in which I was registered or voted
6 was in the city or town of, county
7 of, state of"

Filed
April 2, 1970

By CLARKE

1 Amend the Clarke amendment, filed April 2, 1970, to the House
2 amendment to Senate File 665, line 5, by striking the following:
3 "in which I was registered or voted".

Filed
April 7, 1970

By CLARKE

- 1 Amend the House amendment to Senate File 665, appearing
2 on pages 889 through 900, inclusive, of the Senate Journal
3 as follows:
4 1. By inserting after line 125 the following:
5 "The address of my former residence, if any, was in the
6 city of _____, county of _____, state of
7 _____."
8 2. By striking from line 134 the word "Voter" and inserting
9 in lieu thereof the word "Applicant".
10 3. By inserting after line 161 the following:
11 "The address of my former residence, if any, was in the
12 city of _____, county of _____, state of
13 _____."
14 4. By striking from line 170 the word "Voter" and inserting
15 in lieu thereof the word "Applicant".

Filed - *Withdrawn 4/15*
April 9, 1970

Senate
By CLARKE

- 1 Amend the House amendment to Senate File 665, appearing
2 on pages 889 through 900, inclusive, of the Senate Journal
3 as follows:
4 1. By inserting after line 125 the following:
5 "If applicant had a prior address outside this county
6 the following information is required: My prior address
7 was in _____ county, state of _____."
8 2. By striking from line 134 the word "Voter" and
9 inserting in lieu thereof the word "Applicant".
10 3. By inserting after line 161 the following:
11 "If applicant had a prior address outside this county
12 the following information is required: My prior address
13 was in _____ county, state of _____."
14 4. By striking from line 170 the word "Voter" and
15 inserting in lieu thereof the word "Applicant".

Filed - *Adopted 4/15*
April 10, 1970

House Considered 4/15
Senate
By CLARKE

- 1 Amend House state government committee amendment to Senate
2 File 665, filed March 3, 1970, by adding the following section:
3 "The polling place in each precinct in the state shall be
4 located in a central location in said precinct".

Filed - *Withdrawn 3/12*
March 4, 1970

House
CAFFREY of Polk

- 1 Amend the Caffrey amendment to Senate File 665,
2 filed March 4, 1970, line 4, by inserting after the
3 word "precinct" the following: "if a building is
4 available. However, first consideration shall be
5 given to the use of public buildings supported by
6 taxation".

Filed - *Withdrawn 3/12*
March 5, 1970

CAFFREY of Polk

1 Amend the committee on state government amendment to
2 Senate File 665, filed March 3, 1970, by adding at the end
3 thereof the following new section:

4 Chapter fifty-three (53), Code 1966, is hereby amended
5 by adding thereto the following new section:

6 The county chairmen of the two political parties receiv-
7 ing the highest number of votes cast in the last general elec-
8 tion for secretary of state may designate one person, each, to
9 enter jointly, hospitals or nursing homes to vote those indi-
10 viduals desiring to vote who have entered the facility not more
11 than five days prior to the date set for the election. The
12 county chairmen shall notify the county auditor of the name and
13 address of the person so designated, and the auditor shall de-
14 liver ballots and ballot envelopes to the persons so designated
15 for which they shall sign a receipt and return all materials to
16 the auditor.

17 The persons so designated shall assist persons confined
18 in hospitals or nursing homes by providing ballots to the persons
19 so confined and receiving ballots in sealed envelopes for
20 delivery to the county auditor properly notarized. The persons
21 so designated shall not influence any person to whom he delivers
22 a ballot nor shall he know how such ballot is marked unless wit-
23 nessed by both representatives.

Filed - *adopted 3/12*
March 10, 1970

BAKER of Boone
DRAKE of Louisa-Muscatine

1 Amend House state government committee amendment to Senate
2 File 665, filed March 3, 1970, by adding to Section twenty-
3 four (24) the following new paragraph:

4 "The polling place in each precinct in the state shall be
5 located in a central location in said precinct if a building
6 is available. However, first consideration shall be given
7 to the use of public buildings supported by taxation."

Filed - *withdrawn 3/12*
March 10, 1970

CAFFREY of Polk
DRAKE of Louisa-Muscatine

1 Amend the House committee on state government amendment to
2 Senate File 665 by adding the following new section:

3 Section 1. Section fifty-nine point one (59.1), Code 1966,
4 is hereby repealed and the following enacted in lieu thereof:

5 "The contestant for a seat in either branch of the general
6 assembly shall, prior to twenty days before the first day of
7 the next session, serve on the incumbent a statement of notice
8 of contest which shall allege a fact or facts, believed true
9 by the contestant which, if true, would alter the outcome of
10 the election."

Filed - *adopted 3/12*
March 11, 1970

RENDA of Polk

- 1 Amend the committee on state government amendment to
- 2 Senate File 665, filed March 3, 1970, by adding at the end
- 3 thereof the following new section:
- 4 Section three hundred sixty-three point twenty-one
- 5 (363.21), Code 1966, is hereby repealed.

Filed - *Adopted 3/12*
March 11, 1970

DRAKE of Louisa-Muscatine

- 1 Amend the House committee on state government amendment to
- 2 Senate File 665 by adding the following new sections:
- 3 1. Section fifty-seven point one (57.1), Code 1966, is
- 4 hereby amended by inserting line five (5) after the word
- 5 "office," the words "to the office of senator or representative
- 6 in Congress,".
- 7 2. Section sixty point one (60.1), Code 1966, is hereby
- 8 amended by inserting in line three (3) after the word "electors"
- 9 the words "or for the office of senator or representative in
- 10 Congress".
- 11 3. Section sixty point six (60.6), Code 1966, is hereby
- 12 amended as follows:
- 13 1. By striking from lines three (3) and four (4) the words
- 14 "of presidential elector,".
- 15 2. By striking from line ten (10) the words "as an
- 16 elector".

Filed - *Last, reconsidered and ^{withdrawn} adopted 3/12*
March 11, 1970

RENDA of Polk

- 1 Amend the committee on state government amendment to
- 2 Senate File 665, filed March 3, 1970, by inserting after
- 3 line 294 the following:
- 4 3. By striking from line nine (9) the words "in the
- 5 evening." and inserting in lieu thereof the words "p.m."

Filed - *Adopted 3/12*
March 11, 1970

DRAKE of Louisa-Muscatine

- 1 Amend House state government committee amendment to
- 2 Senate File 665, filed March 3, 1970, as follows:
- 3 By striking from line two hundred ten (210) the word
- 4 "twenty" and inserting in lieu thereof the word "ten".

Filed - *Adopted 3/12*
March 11, 1970
In: State government

TAPSCOTT of Polk

- 1 Amend House state government committee amendment to
- 2 Senate File 665, filed March 3, 1970, as follows:
- 3 By striking from line three hundred ninety eight (398)
- 4 the word "three" and inserting in lieu thereof the word
- 5 "five".

Filed - *Last 3/12*
March 11, 1970
In: State government

RODGERS of Dallas

- 1 Amend the committee on state government amendment
- 2 to Senate File 665, filed March 3, 1970, by striking
- 3 all of lines 495 through 499.

Filed - *Adopted 3/12*
March 11, 1970

DRAKE of Louisa-Muscatine

EXPLANATION

This section appears in Senate File 1162, section 4, subsection 2.

- 1 Amend state government committee amendment to Senate
- 2 File 665, filed March 3, 1970, by adding the following
- 3 section:
- 4 "Section fifty-six point nine (56.9), Code 1966, is
- 5 hereby amended by striking from line three (3) the period
- 6 and inserting the following: "and, in addition, shall
- 7 render any candidate found guilty of a willful violation
- 8 ineligible for the office sought."

Filed - *Lost 3/12*
March 11, 1970
In: State government

MEZVINSKY of Johnson

- 1 Amend House state government committee amendment to
- 2 Senate File 665, filed March 3, 1970, as follows:
- 3 By striking from lines two hundred seventy one (271)
- 4 and two hundred seventy two (272) the words "two hundred
- 5 fifty" and inserting in lieu thereof the words "two hundred".

Filed - *Adopted 3/12*
March 11, 1970
In: State government

RODGERS of Dallas

- 1 Amend House state government committee amendment to
- 2 Senate File 665, filed March 3, 1970, as follows:
- 3 By striking lines five hundred forty-six (546) through
- 4 five hundred fifty (550).

Filed - *Lost 3/12, Reconsidered and adopted 3/12*
March 11, 1970
In: State government

TAPSCOTT of Polk

- 1 Amend the committee on state government amendment to
- 2 Senate File 665, filed March 3, 1970, as follows:
- 3 1. By striking from line 356 the word and figure "forty-
- 4 seven (47)" and inserting in lieu thereof the word and figure
- 5 "forty-eight (48)".
- 6 2. By striking from line 360 the words "by unregistered
- 7 voters" and inserting in lieu thereof the words and figures
- 8 "under sections forty-eight point eleven (48.11) and forty-
- 9 eight point twelve (48.12) of the Code".

Filed - *Adopted 3/12*
March 11, 1970

DRAKE of Louisa-Muscatine

- 1 Amend the committee on state government amendment
- 2 to Senate File 665, filed March 3, 1970, by striking
- 3 in lines 265 and 266, the words "and adequate space
- 4 for the storage of voting machines,".

Offered from the floor and adopted
March 12, 1970

PONCY of Wapello

- 1 Amend House state government committee amendment to
- 2 Senate File 665, filed March 3, 1970, by adding to section
- 3 twenty-four (24) the following new paragraph:
- 4 "Except as otherwise provided by law, the polling place
- 5 in each precinct in the state shall be located in a central
- 6 location if a building is available. However, first
- 7 consideration shall be given to the use of public buildings
- 8 supported by taxation."

Offered from the floor and adopted
March 12, 1970

CAFFREY of Polk
DRAKE of Louisa-Muscatine
GOODE of Appanoose-Davis

- 1 Amend the House committee on state government
- 2 amendment to Senate File 665 by adding the fol-
- 3 lowing new section:
- 4 The board of supervisors of any county may
- 5 purchase voting machines if said machines are
- 6 approved as set out in section fifty-two point
- 7 seven (52.7) of the Code. The board of super-
- 8 visors may purchase any and all supplies neces-
- 9 sary to operate the voting machines and the
- 10 board may make any and all arrangements neces-
- 11 sary for the conduct of the election.

Filed and lost
March 12, 1970

BRINCK of Lee

- 1 Amend the House committee on state government
- 2 amendment to Senate File 665 by adding the following new sections:
- 3 1. Section fifty-seven point one (57.1), Code 1966, is
- 4 hereby amended by inserting in line five (5) after the word
- 5 "office," the words "to the office of senator or representative
- 6 in Congress,".
- 7 2. Section sixty point one (60.1), Code 1966, is hereby
- 8 amended by inserting in line three (3) after the word "electors"
- 9 the words "or for the office of senator or representative in
- 10 Congress".
- 11 3. Section sixty point six (60.6), Code 1966, is hereby
- 12 amended as follows:
- 13 (1.) By striking from lines three (3) and four (4) the words
- 14 "of presidential elector,".
- 15 (2.) By striking from line ten (10) the words "as an
- 16 elector".
- 17 4. Section sixty point one (60.1), Code 1966, is hereby
- 18 amended by striking from line six (6) the words "not interested".

Offered from the floor and adopted
March 12, 1970

RENDA of Polk

NOTE: The following amendment is built up and is a true copy of Senate File 665 as amended and passed by the House.

HOUSE AMENDMENT TO SENATE FILE 665

- 1 Amend Senate File 665, as passed by the Senate, as follows:
2 1. By striking everything after the enacting clause and insert-
3 ing in lieu thereof the following:
4 Section 1. For the purpose of any general election in
5 which votes are to be cast for the office of president of the
6 United States or electors for president, any resident of Iowa
7 who has moved to another state shall be presumed to be and re-
8 main a resident of Iowa and a resident of the county and pre-
9 cinct of which he was a resident immediately preceding such
10 move, until he meets the residence requirements for electors
11 in the place to which he has moved; but such presumption shall
12 not continue for more than one year after such move. However,
13 if he is eligible to vote he shall be permitted to vote only
14 for the offices of president and vice-president of the United
15 States or electors for said offices. He shall vote by absen-
16 tee ballot and shall make an application indicating that he
17 is eligible only for a presidential and vice-presidential bal-
18 lot. The secretary of state shall prescribe the form of
19 application and ballot. The county auditor shall cause such
20 applications and ballots to be printed and furnished.
21 Sec. 2. For the purposes of any general election or pri-
22 mary election in which votes are to be cast for any state or
23 federal office, any resident of Iowa who has moved to a dif-

*Senate consent
is considered as
amended 4/15*

House 5

24 ferent county or precinct within the state shall be presumed
25 to be and remain a resident of the county and precinct of
26 which he was a resident immediately preceding such move,
27 until he meets the residence requirements for electors in
28 the place to which he has moved.

29 Sec. 3. For the purposes of any school election, any resi-
30 dent of Iowa who remains a resident of the same school district
31 but who has moved to a different county or precinct shall be
32 presumed to be and remain a resident of the county and precinct
33 of which he was a resident immediately preceding such move,
34 until he meets the residence requirements for electors in the
35 place to which he has moved.

36 Sec. 4. For the purposes of any city or town election, any
37 resident of Iowa who remains a resident of the same city or
38 town but who has moved to a different precinct shall be presumed
39 to be and remain a resident of the precinct of which he was a
40 resident immediately preceding such move, until he meets the
41 residence requirements for electors in the place to which he
42 has moved.

43 Sec. 5. For the purposes of any special election or other
44 election which is not governed by sections one (1) through
45 four (4), inclusive, of this Act, any resident of Iowa who
46 remains a resident of the area or territory within which such
47 election is conducted but who has moved to a different county
48 or precinct shall be presumed to be and remain a resident of
49 the county and precinct of which he was a resident immediately
50 preceding such move, until he meets the residence requirements
51 for electors in the place to which he has moved.

52 Sec. 6. The secretary of state shall prescribe reasonable
53 rules and regulations for the administration and implementation
54 of the election laws of this state. Chapter seventeen A (17A)
55 of the Code shall apply to the rules. All public officials
56 and election workers shall comply with and aid in the implemen-
57 tation of the rules.

58 Sec. 7. Section forty-three point thirty-two (43.32), Code
59 1966, is hereby amended by striking from line five (5) the
60 words "one dollar" and inserting in lieu thereof the words
61 "two dollars".

62 Sec. 8. Section forty-three point thirty-four (43.34),
63 Code 1966, is hereby amended as follows:

- 64 1. By striking from line three (3) the word "candidates"
65 and inserting in lieu thereof the words "voters".
- 66 2. By striking from lines three (3) and four (4) the words
67 "for the different offices".

68 Sec. 9. Section forty-three point forty-four (43.44), Code
69 1966, is hereby amended by striking all of such section after
70 the comma in line nine (9) and inserting in lieu thereof the
71 following:

72 "such person shall sign an affidavit which shall be in sub-
73 stantially the following form:

74 CHANGE OF PARTY AFFILIATION

75 I do solemnly swear or affirm that I have in good faith

House 6

76 changed my party affiliation to and desire to be a member of
77 theparty.

78

79 Signature of Voter

80

81 Address

82 Approved:

83

84 Judge or Clerk of Election

85 If such person signs the affidavit, he shall be given a
86 ballot of such political party and the clerks of the primary
87 election shall change his enrollment of party affiliation
88 accordingly."

89 Sec. 10. Section forty-three point fifty-nine (43.59), sub-
90 section two (2), Code 1966, is hereby amended by striking from
91 line three (3) the word "forty and inserting in lieu thereof
92 the word "sixty-five".

93 Sec. 11. Section forty-three point seventy-three (43.73),
94 Code 1966, is hereby amended by striking from line one (1)
95 the word "forty-five" and inserting in lieu thereof the word
96 "fifty-five".

97 Sec. 12. Section forty-three point one hundred one (43.101),
98 subsection four (4), Code 1966, is hereby amended by striking
99 from line three (3) the word "forty" and inserting in lieu
100 thereof the word "sixty-five".

101 Sec. 13. Section forty-four point one (44.1), Code 1966,
102 is hereby amended as follows:

103 1. By striking from line thirteen (13) the word "fifty"
104 and inserting in lieu thereof the words "two hundred fifty".

105 2. By striking from line fourteen (14) the word "ten"
106 and inserting in lieu thereof the word "twenty-five".

107 Sec. 14. Section forty-four point three (44.3), Code 1966,
108 is hereby amended by adding at the end thereof the following
109 new subsection:

110 "The name and address of each delegate or voter in atten-
111 dance at a convention or caucus where a nomination is made
112 for a state elective office."

113 Sec. 15. Section forty-seven point nineteen (47.19), Code
114 1966, is hereby repealed and the following enacted in lieu
115 thereof:

116 "Each applicant for registration shall sign the following
117 affidavit:

118 APPLICATION FOR REGISTRATION

119 I do solemnly swear or affirm that I am a resident of the
120 precinct, ward or township, city
121 or town of, county of, Iowa.

122 I have been a resident of the state of Iowa for at least six
123 months, of said county for at least sixty days, and of said
124 precinct for at least ten days. I am lawfully eligible to
125 vote in said state, county, and precinct.

126 I am affiliated with the party.

127 Being duly sworn, I will fully and truly answer all ques-

House 7

128 tions asked of me with regard to my name, place of residence,
129 date and place of birth, qualifications as a voter, and my
130 right to register and vote under the laws of this state.

131 I understand that any false statement in this declaration
132 is a criminal offense punishable as provided by law.

133
134 Signature of Voter
135
136 Address"

137 Sec. 16. Section forty-seven point twenty (47.20), Code
138 1966, is hereby amended by striking from lines one (1) and two
139 (2) the words "administration of said oath" and inserting in
140 lieu thereof the words "signing of the affidavit".

141 Sec. 17. Section forty-seven point thirty-three (47.33),
142 subsection five (5), Code 1966, is hereby amended by striking
143 from line one (1) the words "freeholder who is a".

144 Sec. 18. Section forty-seven point thirty-four (47.34),
145 Code 1966, is hereby amended by striking from lines three (3)
146 and four (4) the word "freeholder" and inserting in lieu
147 thereof the words "registered voter".

148 Sec. 19. Section forty-eight point eleven (48.11), Code
149 1966, is hereby amended as follows:

150 1. By striking from line fourteen (14) the words "oath
151 or".

152 2. By striking lines fifteen (15) through eighteen (18),
153 inclusive, and inserting in lieu thereof the following:

154 "APPLICATION FOR REGISTRATION
155 I do solemnly swear of affirm that I am a resident of the
156 precinct, word or township, city
157 or town of, county of Iowa.

158 I have been a resident of the state of Iowa for at least six
159 months, of said county for at least sixty days, and of said
160 precinct for at least ten days. I am lawfully eligible to
161 vote in said state, county, and precinct.

162 I am affiliated with the party.

163 Being duly sworn, I will fully and truly answer all ques-
164 tions asked of me with regard to my name, place of residence,
165 date and place of birth, qualifications as a voter, and my
166 right to register and vote under the laws of this state.

167 I understand that any false statement in this declaration
168 is a criminal offense punishable as provided by law.

169
170 Signature of Voter
171
172 Address"

173 Sec. 20. Section forty-eight point fifteen (48.15), Code
174 1966, is hereby amended by striking lines four (4) through
175 eight (8), inclusive, and inserting in lieu thereof the fol-
176 lowing:

177 "registration. The commissioner of registration shall
178 immediately give five days notice of a hearing by registered
179 or certified mail to the challenger and the person challenged.

House 10

284 thereof the words "require any person to sign an affidavit
285 which shall be substantially in the form set out in section
286 twenty-nine (29) of this Act and such judges may examine such
287 person".

288 Sec. 27. Section forty-nine point sixty-eight (49.68),
289 Code 1966, is hereby amended as follows:

290 1. By striking from line one (1) the words "attorney gen-
291 eral" and inserting in lieu thereof the words "secretary of
292 state with the approval of the attorney general".

293 2. By striking from lines three (3) and four (4) the words
294 ", and deliver such instructions to the secretary of state".

295 Sec. 28. Section forty-nine point seventy-three (49.73),
296 Code 1966, is hereby amended as follows:

297 1. By striking from line three (3) the words "in the fore-
298 noon" and inserting in lieu thereof the words "a.m."

299 2. By striking from line five (5) the words "in the fore-
300 noon" and inserting in lieu thereof the words "a.m."

301 3. By striking from line nine (9) the words "in the
302 evening." and inserting in lieu thereof the words "p.m."

303 Sec. 29. Section forty-nine point seventy-seven (49.77),
304 Code 1966, is hereby amended by striking all of such section
305 after the word "name" in line five (5) and inserting in lieu
306 thereof the following:

307 "and address to the judges, and shall sign a voter's de-
308 clarations provided by the judges of the election, in substan-
309 tially the following form:

310 VOTER'S DECLARATION OF ELIGIBILITY

311 I do solemnly swear or affirm that I am a resident of the
312precinct,ward or township, city
313 or town, county of, Iowa.

314 I have been a resident of the state of Iowa for at least six
315 months, of said county for at least sixty days, and of said
316 precinct for at least ten days. I am lawfully eligible to
317 vote in said precinct and county in the
318 election to be held on, 19.... I have
319 not voted and will not vote in any other precinct in said
320 election.

321 (For primary election only:) I am affiliated with the
322 party.

323 I understand that any false statement in this declaration
324 is a criminal offense punishable as provided by law.

325
326 Signature of Voter

327
328 Address

329 Approved:
330

331 Judge or Clerk of the Election

332 In precincts where the judges of the election are furnished
333 computerized registration lists, the person desiring to vote,
334 except a person legally blind, shall also provide some form of
335 identification upon which the signature or mark of such person

House 11

336 appears. If identification is established to the satisfaction
337 of the judges of the election, the person may then be allowed
338 to vote.

339 If the voter has no identification, his identity may be
340 attested to by a judge of the election.

341 All voters' declarations may then be seen by the challeng-
342 ers of each political party, at the request of such challeng-
343 ers."

344 Sec. 30. Section forty-nine point seventy-eight (49.78),
345 Code 1966, is hereby repealed and the following enacted in
346 lieu thereof:

347 "In precincts where registration is required, if such name
348 is found on the register of voters by the officer having charge
349 thereof, the voter shall sign a voter's declaration as provided
350 in sections forty-eight point twenty-one (48.21) and forty-
351 nine point seventy-seven (49.77) of the Code and provided to
352 the voters by the judges of the election. In precincts where
353 the judges of the election are furnished with computerized voter
354 registration lists, the person desiring to vote, except a per-
355 son legally blind, shall then provide some form of identifica-
356 tion upon which the signature or mark of such person appears.
357 If identification is established to the satisfaction of the
358 judges of the election, the person may then be allowed to vote.

359 If the voter has no identification, his identity may be
360 attested to by a judge of the election.

361 All voters' declarations may then be seen by the challeng-
362 ers of each political party, at the request of such challeng-
363 ers.

364 In precincts where chapter forty-eight (48) of the Code is
365 applicable, if the name of the person desiring to vote is not
366 found on the register of voters, his ballot shall not be re-
367 ceived until he shall have complied with the law prescribing
368 the manner and conditions of voting under sections forty-eight
369 point eleven (48.11) and forty-eight point twelve (48.12) of
370 the Code."

371 Sec. 31. Section forty-nine point eighty (49.80), Code
372 1966, is hereby amended by inserting in line three (3) after
373 the comma the words "require such person to sign an affidavit
374 as set forth in section twenty-nine (29) of this Act,".

375 Sec. 32. Section forty-nine point eight-one (49.81), Code
376 1966, is hereby amended by striking lines seven (7) through
377 seventeen (17), inclusive, and inserting in lieu thereof the
378 following:

379 "the following affidavit and such person shall read and
380 sign the same:

381 I do solemnly swear or affirm that I am a citizen of the
382 United States, a resident of Iowa for six months, a resident
383 of this county for sixty days, and a resident of this pre-
384 cinct for ten days next preceding this election, and that I
385 am at least twenty-one years of age, and I have not voted in
386 this election. I am lawfully eligible to vote in Iowa and
387 in this county and precinct.

House 12

388 I understand that any false statement in this declaration
389 is a criminal offense punishable as provided by law.

390

391

Signature of Voter

392

393

Address

394 If such person signs the affidavit and is examined by the
395 judges concerning his qualifications, his vote shall then be
396 received unless further challenged."

397 Sec. 33. Section forty-nine point eighty-six (49.86), Code
398 1966, is hereby amended by striking from lines three (3) and
399 four (4) the words "retiring from within the guardrail" and
400 inserting in lieu thereof the words "entering the voting
401 booth".

402 Sec. 34. Section forty-nine point eighty-eight (49.88),
403 Code 1966, is hereby repealed and the following enacted in
404 lieu thereof:

405 "No more than one person shall be allowed to occupy any
406 voting booth at any time. No person shall occupy such booth
407 for more than three minutes to cast his ballot in precincts
408 using voting machines, nor for more than three minutes in pre-
409 cincts using paper ballots. Nothing in this section shall
410 prohibit assistance to voters under section forty-nine point
411 ninety (49.90) of the Code."

412 Sec. 35. Section forty-nine point one hundred seventeen
413 (49.117), Code 1966, is hereby amended by striking from line
414 five (5) the words "fifty cents" and inserting in lieu thereof
415 the words "two dollars".

416 Sec. 36. Chapter forty-nine (49), Code 1966, is hereby
417 amended by adding thereto the following new sections:

418 1. "The courthouse of each county shall remain open on
419 election day."

420 2. It shall be the duty of the county auditor to conduct,
421 not less than seven days before each primary and general elec-
422 tion, a training course of not more than two hours for all
423 election personnel. Such personnel shall include judges,
424 clerks, special police, constables, and any other persons
425 who will be employed in or around the polling places on
426 election day."

427 3. "All election personnel attending such training course
428 shall be paid for attending such course for a period not to
429 exceed two hours. The wages shall be two dollars per hour
430 and payment for attendance shall be made at the time that
431 payment is made for duties performed on election day."

432 4. "It shall be the duty of the secretary of state to pro-
433 vide a training manual and such additional materials as may be
434 necessary to all county auditors for conducting the training
435 course by April 15, 1971."

436 5. "It shall be the duty of each county auditor or city or
437 town clerk to determine that all voting machines are opera-
438 tional and functioning properly and that all materials neces-
439 sary for the conduct of the election are in his possession

House 13

440 and are correct. Such auditor or city or town clerk shall
441 verify such facts on the forms provided by the secretary of
442 state and shall send such completed forms by registered mail
443 to the secretary of state not less than forty-eight hours
444 before the election."

445 Sec. 37. Section fifty-two point seventeen (52.17), Code
446 1966, is hereby amended as follows:

447 1. By striking from line six (6) the words "and at least
448 three feet from the guardrail,"

449 2. By striking all of such section after the period in
450 line seven (7).

451 Sec. 38. Section fifty-two point eighteen (52.18), Code
452 1966, is hereby amended as follows:

453 1. By striking from line three (3) the words "pass within
454 the guardrail" and inserting in lieu thereof the words "enter
455 the voting machine booth".

456 2. By striking from lines five (5) and six (6) the words
457 "pass within the guardrail" and inserting in lieu thereof the
458 words "enter the voting machine booth".

459 3. By striking from lines twelve (12) and thirteen (13)
460 the words "one minute" and inserting in lieu thereof the
461 words "three minutes".

462 Sec. 39. Section fifty-three point four (53.4), Code 1966,
463 is hereby amended by inserting at the end thereof the follow-
464 ing:

465 "It shall be the duty of such auditor or clerk to keep a
466 list of all applications mailed. The list shall contain the
467 name of the applicant, the serial number on the application
468 so mailed, and the date on which such application was mailed."

469 Sec. 40. Section fifty-three point five (53.5), Code 1966,
470 is hereby amended by adding at the end thereof the following:

471 "All applications for absentee ballots shall have a serial
472 number affixed thereto."

473 Sec. 41. Section fifty-three point nine (53.9), Code 1966,
474 is hereby amended by adding at the end thereof the following
475 new paragraph:

476 "Before mailing such official ballot or ballots, the auditor
477 or clerk shall record the number appearing on the ballot en-
478 velope."

479 Sec. 42. Section fifty-three point ten (53.10), Code 1966,
480 is hereby amended by adding at the end thereof the following:

481 "The auditor shall record the name of the applicant, along
482 with the serial number appearing on the application and ballot
483 envelope, prior to the time such application and ballot are
484 mailed."

485 Sec. 43. Section fifty-three point eleven (53.11), Code
486 1966, is hereby amended by adding at the end thereof the fol-
487 lowing:

488 "Such officer shall record the numbers appearing on the ap-
489 plication and ballot envelope along with the name of the
490 qualified voter."

491 Sec. 44. Section fifty-three point twelve (53.12), Code

492 1966, is hereby amended by inserting in line seven (7) after
493 the word "title," the words "a serial number corresponding
494 to such number appearing on the application,".

495 Sec. 45. Section fifty-three point eighteen (53.18), Code
496 1966, is hereby amended by inserting in line two (2) after
497 the word "once" the words "record the number appearing on
498 the application and ballot envelope and time of receipt of
499 such ballot and".

500 Sec. 46. Section fifty-three point twenty (53.20), Code
501 1966, is hereby amended by inserting in line three (3) after
502 the word "once" the words "record the number appearing on
503 the application and ballot envelope and the time of receipt
504 of such ballot and".

505 Sec. 47. Section fifty-three point forty-five (53.45),
506 Code 1966, is hereby amended by striking from line nine (9)
507 the word and figure "March 15" and inserting in lieu thereof
508 the words "February first".

509 Sec. 48. Section fifty-three point forty-nine (53.49),
510 Code 1966, is hereby amended by adding the following new
511 paragraph:

512 "However, citizens of the United States temporarily re-
513 siding outside the territorial limits of the United States
514 and the District of Columbia and their spouses and dependents
515 when residing with or accompanying them shall be accorded
516 the privilege of absentee voting in the same manner as mem-
517 bers of the armed forces."

518 Sec. 49. Chapter fifty-three (53), Code 1966, is hereby
519 amended by adding the following new sections:

520 1. "All applications for an absentee ballot and all bal-
521 lot envelopes shall have a serial number affixed thereto.
522 Such numbers shall be affixed in such manner and in such places
523 as prescribed by the secretary of state. Such numbers shall
524 be affixed when the applications and ballot envelopes are
525 printed."

526 2. "It shall be the duty of each auditor or city or town
527 clerk to keep on file, at all times, a list of all serial
528 numbers appearing on the applications and ballot envelopes
529 received by such auditor or city or town clerk. When such
530 applications and ballot envelopes are mailed or delivered,
531 such auditor or city or town clerk shall record the name of
532 the absentee voter to whom such application and ballot envelope
533 is mailed or delivered and the date of such mailing or delivery.
534 The auditor or city or town clerk shall record the date of
535 receipt of such application and ballot envelope.

536 Such lists shall be public records open to inspection as
537 provided by law."

538 3. "It shall be unlawful for any employee of the state
539 or any political subdivision thereof to solicit any appli-
540 cation or request for application for an absentee ballot, or
541 to administer an oath or take an affidavit in connection with
542 any absentee ballot. However, any such employee may admin-
543 ister such oath and take such affidavit in connection with

House 15

544 an absentee ballot which is cast by the voter in person in
545 the office where such employee is employed in accordance
546 with section fifty-three point eleven (53.11) of the Code.
547 This section shall not apply to any elected official."

548 4. "Wherever used in this Act or in chapter fifty-three
549 (53) of the Code, the words 'absentee ballot' include any
550 ballot authorized by chapter fifty-three (53) of the Code."

551 Sec. 50. Chapter fifty-three (53), Code 1966, is hereby
552 amended by adding thereto the following new section:

553 The county chairmen of the two political parties
554 receiving the highest number of votes cast in the last general
555 election for secretary of state may designate one person, each,
556 to enter jointly, hospitals or nursing homes to vote those
557 individuals desiring to vote who have entered the facility not
558 more than five days prior to the date set for the election. The
559 county chairmen shall notify the county auditor of the name
560 and address of the person so designated, and the auditor shall
561 deliver ballots and ballot envelopes to the persons so designated
562 for which they shall sign a receipt and return all materials to
563 the auditor.

564 The persons so designated shall assist persons confined in
565 hospitals or nursing homes by providing ballots to the persons
566 so confined and receiving voted ballots in sealed envelopes for
567 delivery to the county auditor properly notarized. The persons
568 so designated shall not influence any person to whom he delivers
569 a ballot nor shall he know how such ballot is marked unless
570 witnessed by both representatives.

571 Sec. 51. Section fifty-seven point one (57.1), Code 1966, is
572 hereby amended by inserting in line five (5) after the word
573 "office," the words "to the office of senator or representative
574 in Congress,".

575 Sec. 52. Section fifty-nine point one (59.1), Code 1966,
576 is hereby repealed and the following enacted in lieu thereof:

577 "The contestant for a seat in either branch of the general
578 assembly shall, prior to twenty days before the first day of
579 the next session, serve on the incumbent a statement of notice
580 of contest which shall allege a fact or facts, believed true
581 by the contestant which, if true, would alter the outcome of
582 the election."

583 Sec. 53. Section sixty point one (60.1), Code 1966, is
584 hereby amended by inserting in line three (3) after the word
585 "electors" the words "or for the office of senator or
586 representative in Congress".

587 Section sixty point one (60.1), Code 1966, is hereby
588 further amended by striking from line six (6) the words "not
589 interested,".

590 Sec. 54. Section sixty point six (60.6). Code 1966, is
591 hereby amended as follows:

592 1. By striking from lines three (3) and four (4) the
593 words "of presidential elector,".

594 2. By striking from line ten (10) the words "as an
595 elector",.

596 Sec. 55. Section three hundred sixty-three point twenty-
597 one (363.21), Code 1966, is hereby repealed.

598 2. Amend the title by striking from lines nine (9) and
the words "the review and use of voters' lists;".

SENATE FILE 665

1 Amend Senate File 665, as passed by the Senate, as follows:
2 1. By striking everything after the enacting clause and insert-
3 ing in lieu thereof the following:
4 Section 1. For the purposes of any general election in
5 which votes are to be cast for the office of president of the
6 United States or electors for president, any resident of Iowa
7 who has moved to another state shall be presumed to be and re-
8 main a resident of Iowa and a resident of the county and pre-
9 cinct of which he was a resident immediately preceding such
10 move until he meets the residence requirements for electors
11 in the place to which he has moved; but such presumption shall
12 not continue for more than one year after such move. However,
13 if he is eligible to vote he shall be permitted to vote only
14 for the offices of president and vice-president of the United
15 States or electors for said offices. He shall vote by absen-

House 8

16 tee ballot and shall make an application indicating that he
17 is eligible only for a presidential and vice-presidential bal-
18 lot. The secretary of state shall prescribe the form of
19 application and ballot. The county auditor shall cause such
20 applications and ballots to be printed and furnished.

21 Sec. 2. For the purposes of any general election or pri-
22 mary election in which votes are to be cast for any state or
23 federal office, any resident of Iowa who has moved to a dif-
24 ferent county or precinct within the state shall be presumed
25 to be and remain a resident of the county and precinct of
26 which he was a resident immediately preceding such move,
27 until he meets the residence requirements for electors in
28 the place to which he has moved.

29 Sec. 3. For the purposes of any school election, any resi-
30 dent of Iowa who remains a resident of the same school district
31 but who has moved to a different county or precinct shall be
32 presumed to be and remain a resident of the county and precinct
33 of which he was a resident immediately preceding such move,
34 until he meets the residence requirements for electors in the
35 place to which he has moved.

36 Sec. 4. For the purposes of any city or town election, any
37 resident of Iowa who remains a resident of the same city or
38 town but who has moved to a different precinct shall be presumed
39 to be and remain a resident of the precinct of which he was a
40 resident immediately preceding such move, until he meets the
41 residence requirements for electors in the place to which he
42 has moved.

43 Sec. 5. For the purposes of any special election or other
44 election which is not governed by sections one (1) through
45 four (4), inclusive, of this Act, any resident of Iowa who
46 remains a resident of the area or territory within which such
47 election is conducted but who has moved to a different county
48 or precinct shall be presumed to be and remain a resident of
49 the county and precinct of which he was a resident immediately
50 preceding such move, until he meets the residence requirements
51 for electors in the place to which he has moved.

52 Sec. 6. The secretary of state shall prescribe reasonable
53 rules and regulations for the administration and implementation
54 of the election laws of this state. Chapter seventeen A (17A)
55 of the Code shall apply to the rules. All public officials
56 and election workers shall comply with and aid in the implemen-
57 tation of the rules.

58 Sec. 7. Section forty-three point thirty-two (43.32), Code
59 1966, is hereby amended by striking from line five (5) the
60 words "one dollar" and inserting in lieu thereof the words
61 "two dollars".

62 Sec. 8. Section forty-three point thirty-four (43.34),
63 Code 1966, is hereby amended as follows:

64 1. By striking from line three (3) the word "candidates"
65 and inserting in lieu thereof the word "voters".

66 2. By striking from lines three (3) and four (4) the words
67 "for the different offices".

House 9

68 Sec. 9. Section forty-three point forty-four (43.44), Code
69 1966, is hereby amended by striking all of such section after
70 the comma in line nine (9) and inserting in lieu thereof the
71 following:

75 I do solemnly swear or affirm that I have in good faith
73 stantially the following form:

74 CHANGE OF PARTY AFFILIATION

75 I do solemnly swear or affirm that I have in good faith
76 changed my party affiliation to and desire to be a member of
77 theparty.

78
78a Signature of Voter

79
79a Address

80 Approved

81

82 Judge or Clerk of Election

83 If such person signs the affidavit, he shall be given a
84 ballot of such political party and the clerks of the primary
85 election shall change his enrollment of party affiliation
86 accordingly."

87 Sec. 10. Section forty-three point fifty-nine (43.59), sub-
88 section two (2), Code 1966, is hereby amended by striking from
89 line three (3) the word "forty" and inserting in lieu thereof
90 the word "sixty-five".

91 Sec. 11. Section forty-three point seventy-three (43.73),
92 Code 1966, is hereby amended by striking from line one (1)
93 the word "forty-five" and inserting in lieu thereof the word
94 "fifty-five".

95 Sec. 12. Section forty-three point one hundred one (43.101),
96 subsection four (4), Code 1966, is hereby amended by striking
97 from line three (3) the word "forty" and inserting in lieu
98 thereof the word "sixty-five".

99 Sec. 13. Section forty-four point one (44.1), Code 1966,
100 is hereby amended as follows:

101 1. By striking from line thirteen (13) the word "fifty"
102 and inserting in lieu thereof the words "two hundred fifty".

103 2. By striking from line fourteen (14) the word "ten"
104 and inserting in lieu thereof the word "twenty-five".

105 Sec. 14. Section forty-four point three (44.3), Code 1966,
106 is hereby amended by adding at the end thereof the following
107 new subsection:

108 "The name and address of each delegate or voter in atten-
109 dance at a convention or caucus where a nomination is made
110 for a state elective office."

111 Sec. 15. Section forty-seven point nineteen (47.19), Code
112 1966, is hereby repealed and the following enacted in lieu
113 thereof:

114 "Each applicant for registration shall sign the following
115 affidavit:

116 APPLICATION FOR REGISTRATION

House 10

117 I do solemnly swear or affirm that I am a resident of the
118 precinct, ward or township, city
119 or town of, county of, Iowa.

120 I have been a resident of the state of Iowa for at least six
121 months, of said county for at least sixty days, and of said
122 precinct for at least ten days. I am lawfully eligible to
123 vote in said state, county, and precinct.

124 I am affiliated with the party.

125 Being duly sworn, I will fully and truly answer all ques-
126 tions asked of me with regard to my name, place of residence,
127 date and place of birth, qualifications as a voter, and my
128 right to register and vote under the laws of this state.

129 I understand that any false statement in this declaration
130 is a criminal offense punishable as provided by law.

131
132 Signature of Voter

133
134 Address"

135 Sec. 16. Section forty-seven point twenty (47.20), Code
136 1966, is hereby amended by striking from lines one (1) and two
137 (2) the words "administration of said oath" and inserting in
138 lieu thereof the words "signing of the affidavit".

139 Sec. 17. Section forty-seven point thirty-three (47.33),
140 subsection five (5), Code 1966, is hereby amended by striking
141 from line one (1) the words "freeholder who is a".

142 Sec. 18. Section forty-seven point thirty-four (47.34),
143 Code 1966, is hereby amended by striking from lines three (3)
144 and four (4) the word "freeholder" and inserting in lieu
145 thereof the words "registered voter".

146 Sec. 19. Section forty-eight point eleven (48.11), Code
147 1966, is hereby amended as follows:

148 1. By striking from line fourteen (14) the words "oath
149 or".

150 2. By striking lines fifteen (15) through eighteen (18),
151 inclusive, and inserting in lieu thereof the following:

152 "APPLICATION FOR REGISTRATION

153 I do solemnly swear or affirm that I am a resident of the
154 precinct, ward or township, city
155 or town of, county of, Iowa.

156 I have been a resident of the state of Iowa for at least six
157 months, of said county for at least sixty days, and of said
158 precinct for at least ten days. I am lawfully eligible to
159 vote in said state, county, and precinct.

160 I am affiliated with the party.

161 Being duly sworn, I will fully and truly answer all ques-
162 tions asked of me with regard to my name, place of residence,
163 date and place of birth, qualifications as a voter, and my
164 right to register and vote under the laws of this state.

165 I understand that any false statement in this declaration
166 is a criminal offense punishable as provided by law.

167
168 Signature of Voter

169

170

Address"

171 Sec. 20. Section forty-eight point fifteen (48.15), Code
172 1966, is hereby amended by striking lines four (4) through
173 eight (8), inclusive, and inserting in lieu thereof the fol-
174 lowing:

175 "registration. The commissioner of registration shall
176 immediately give five days notice of a hearing by registered
177 or certified mail to the challenger and the person challenged.
178 If the person challenged fails to appear, his name shall be
179 removed from the registration list. However, if the person
180 challenged notifies the commissioner prior to the date set for
181 the hearing that he is unable to appear on the date specified,
182 the commissioner may reschedule the hearing. At such hearing
183 the commissioner shall hear such evidence as he deems to have
184 probative value. The person challenged shall be required to
185 sign an affidavit as provided in section nineteen (19) of this
186 Act and may then be questioned concerning his voting residence
187 and qualifications. In all cases the commissioner shall de-
188 cide the".

189 Sec. 21. Section forty-eight point twenty-one (48.21),
190 Code 1966, is hereby amended by striking lines one (1) through
191 nineteen (19), inclusive, and inserting in lieu thereof the
192 following:

193 "In municipalities having permanent registration for elec-
194 tions, before any person desiring to vote receives a ballot
195 from the judge or is permitted to enter the voting machine,
196 he shall sign a voter's declaration of eligibility as pro-
197 vided in section forty-nine point seventy-seven (49.77) of
198 the Code as amended by section twenty-nine (29) of this Act,
199 except that the voter's declaration shall also include the fol-
200 lowing statement:

201 'I am lawfully registered in said precinct and county under
202 the Iowa permanent registration law.'

203 The voter's declaration of eligibility shall constitute
204 a certificate of registration for the purposes of this chap-
205 ter."

206 Sec. 22. Section forty-eight point twenty-seven (48.27),
207 Code 1966, is hereby repealed and the following enacted in lieu
208 thereof:

209 "The commissioner of registration shall appoint at least
210 six persons for each twenty thousand inhabitants, or major frac-
211 tion thereof, within his jurisdiction as mobile deputy regis-
212 trars. An equal number of these appointees shall be appointed
213 from lists supplied for that purpose from the county chairmen
214 of the two political parties polling the highest vote in the
215 jurisdiction in the last preceding general election. Said list
216 of appointees as submitted to the commissioner of registration
217 shall be made available to the party chairmen of the two parties
218 receiving the highest votes at the preceding election for sec-
219 retary of state. Mobile deputy registrars are authorized to

House 12

220 secure registration of eligible voters anywhere in the juris-
221 diction of the commissioner of registration and shall make such
222 reports of new registrations and changes as the commissioner of
223 registration requests and shall take an oath of office adminis-
224 tered by the commissioner of registration. Mobile deputy regis-
225 trars shall be appointed before the first of August preceding
226 any general election and the appointments shall expire when
227 registration closes for that election. Mobile deputy registrars
228 shall serve without compensation from any source. The commis-
229 sioner of registration shall furnish to each mobile deputy reg-
230 istrar proper registration forms which shall be numbered and
231 accounted for by the mobile deputy registrar to the commissioner
232 of registration. There shall be provided on said form a space
233 for the signature of the mobile deputy registrar who shall sign
234 same and identify himself with appropriate identity papers or
235 badge provided by the commissioner of registration in the pres-
236 ence of the voter and a copy of said voter registration form
237 shall be given to the voter as a receipt of the fact that he is
238 duly registered. The mobile deputy registrar shall be a person
239 of known good character who has reached the age of majority and
240 who is familiar with the registration laws of the state and shall
241 be trained by the commissioner of registration in a manner he
242 deems adequate. It shall be unlawful for any mobile deputy
243 registrar or any registrar to refuse to register any eligible
244 voter and any such refusal is a criminal offense punishable as
245 provided by law. The mobile deputy registrar must be a resi-
246 dent of the county wherein he is appointed. It shall be the
247 duty of the secretary of state to designate a suitable voter
248 registration form for the purpose of this section. A list of
249 the persons registered under this section shall be made avail-
250 able weekly to the county chairman of each of the two major
251 political parties for the purpose of challenge."

252 Sec. 23. Section forty-nine point twenty (49.20), Code
253 1966, is hereby amended as follows:

254 1. By striking from line two (2) the words "one dollar"
255 and inserting in lieu thereof the words "two dollars".

256 2. By striking from line four (4) the word "seven" and
257 inserting in lieu thereof the word "ten".

258 Sec. 24. Section forty-nine point twenty-one (49.21), Code
259 1966, is hereby amended by adding at the end thereof the fol-
260 lowing new paragraph:

261 "Upon the application of the county auditor or the township
262 trustees, the authority which has control of any buildings or
263 grounds supported by taxation under the laws of this state
264 shall make available the necessary space therein for the pur-
265 pose of holding elections and adequate space for the storage
266 of voting machines, without charge for the use thereof."

267 Sec. 25. Section forty-nine point twenty-five (49.25),
268 Code 1966, is hereby amended as follows:

269 1. By striking all of subsections one (1) and two (2).

270 2. By striking from subsection six (6), line two (2), the
271 word "sixty" and inserting in lieu thereof the words "two

272 hundred fifty”.

273 3. By consecutively renumbering the remaining subsections.

274 Sec. 26. Section forty-nine point twenty-seven (49.27),
275 Code 1966, is hereby amended by striking from lines eleven
276 (11) and twelve (12) the words “administer an oath to any
277 person and to examine him under oath” and inserting in lieu
278 thereof the words “require any person to sign an affidavit
279 which shall be substantially in the form set out in section
280 twenty-nine (29) of this Act and such judges may examine such
281 person”.

282 Sec. 27. Section forty-nine point sixty-eight (49.68),
283 Code 1966, is hereby amended as follows:

284 1. By striking from line one (1) the words “attorney gen-
285 eral” and inserting in lieu thereof the words “secretary of
286 state with the approval of the attorney general”.

287 2. By striking from lines three (3) and four (4) the words
288 “, and deliver such instructions to the secretary of state”.

289 Sec. 28. Section forty-nine point seventy-three (49.73),
290 Code 1966, is hereby amended as follows:

291 1. By striking from line three (3) the words “in the fore-
292 noon” and inserting in lieu thereof the words “a.m.”.

293 2. By striking from line five (5) the words “in the fore-
294 noon” and inserting in lieu thereof the words “a.m.”.

295 Sec. 29. Section forty-nine point seventy-seven (49.77),
296 Code 1966, is hereby amended by striking all of such section
297 after the word “name” in line five (5) and inserting in lieu
298 thereof the following:

299 “and address to the judges, and shall sign a voter’s de-
300 clarations provided by the judges of the election, in substan-
301 tially the following form:

302 VOTER’S DECLARATION OF ELIGIBILITY

303 I do solemnly swear or affirm that I am a resident of the
304 precinct, ward or township, city
305 or town of, county of, Iowa.

306 I have been a resident of the state of Iowa for at least six
307 months, of said county for at least sixty days, and of said
308 precinct for at least ten days. I am lawfully eligible to
309 vote in said precinct and county in the
310 election to be held on, 19..... I have
311 not voted and will not vote in any other precinct in said
312 election.

313 (For primary election only:) I am affiliated with the
314 party.

315 I understand that any false statement in this declaration
316 is a criminal offense punishable as provided by law.

317
318 Signature of Voter

319
320 Address

321 Approved:
322

323 Judge or Clerk of the Election

324 In precincts where the judges of the election are furnished
325 computerized registration lists, the person desiring to vote,
326 except a person legally blind, shall also provide some form of
327 identification upon which the signature or mark of such person
328 appears. If identification is established to the satisfaction
329 of the judges of the election, the person may then be allowed
330 to vote.

331 If the voter has no identification, his identity may be
332 attested to by a judge of the election.

333 All voters' declarations may then be seen by the challeng-
334 ers of each political party, at the request of such challeng-
335 ers."

336 Sec. 30. Section forty-nine point seventy-eight (49.78),
337 Code 1966, is hereby repealed and the following enacted in
338 lieu thereof:

339 "In precincts where registration is required, if such name
340 is found on the register of voters by the officer having charge
341 thereof, the voter shall sign a voter's declaration as provided
342 in sections forty-eight point twenty-one (48.21) and forty-
343 nine point seventy-seven (49.77) of the Code and provided to
344 the voters by the judges of the election. In precincts where
345 the judges of the election are furnished with computerized voter
346 registration lists, the person desiring to vote, except a per-
347 son legally blind, shall then provide some form of identifica-
348 tion upon which the signature or mark of such person appears.
349 If identification is established to the satisfaction of the
350 judges of the election, the person may then be allowed to vote.

351 If the voter has no identification, his identity may be
352 attested to by a judge of the electon.

353 All voters' declarations may then be seen by the challeng-
354 ers of each political party, at the request of such challeng-
355 ers.

356 In precincts where chapter forty-seven (47) of the Code is
357 applicable, if the name of the person desiring to vote is not
358 found on the register of voters, his ballot shall not be re-
359 ceived until he shall have complied with the law prescribing
360 the manner and conditions of voting by unregistered voters."

361 Sec. 31. Section forty-nine point eighty (49.80), Code
362 1966, is hereby amended by inserting in line three (3) after
363 the comma the words "require such person to sign an affidavit
364 as set forth in section twenty-nine (29) of this Act,".

365 Sec. 32. Section forty-nine point eighty-one (49.81), Code
366 1966, is hereby amended by striking lines seven (7) through
367 seventeen (17), inclusive, and inserting in lieu thereof the
368 following:

369 "the following affidavit and such person shall read and
370 sign the same:

371 I do solemnly swear or affirm that I am a citizen of the
372 United States, a resident of Iowa for six months, a resident
373 of this county for sixty days, and a resident of this pre-
374 cinct for ten days next preceding this election, and that I

House 15

375 am at least twenty-one years of age, and I have not voted in
376 this election. I am lawfully eligible to vote in Iowa and
377 in this county and precinct.

378 I understand that any false statement in this declaration
379 is a criminal offense punishable as provided by law.

380

381

Signature of Voter

382

383

Address

384 If such person signs the affidavit and is examined by the
385 judges concerning his qualifications, his vote shall then be
386 received unless further challenged."

387 Sec. 33. Section forty-nine point eighty-six (49.86), Code
388 1966, is hereby amended by striking from line three (3) and
389 four (4) the words "retiring from within the guardrail" and
390 inserting in lieu thereof the words "entering the voting
391 booth".

392 Sec. 34. Section forty-nine point eighty-eight (49.88),
393 Code 1966, is hereby repealed and the following enacted in
394 lieu thereof:

395 "No more than one person shall be allowed to occupy any
396 voting booth at any time. No person shall occupy such booth
397 for more than three minutes to cast his ballot in precincts
398 using voting machines, nor for more than three minutes in pre-
399 cincts using paper ballots. Nothing in this section shall
400 prohibit assistance to voters under section forty-nine point
401 ninety (49.90) of the Code."

402 Sec. 35. Section forty-nine point one hundred seventeen
403 (49.117), Code 1966, is hereby amended by striking from line
404 five (5) the words "fifty cents" and inserting in lieu thereof
405 the words "two dollars".

406 Sec. 36. Chapter forty-nine (49), Code 1966, is hereby
407 amended by adding thereto the following new sections:

408 1. "The courthouse of each county shall remain open on
409 election day."

410 2. "It shall be the duty of the county auditor to conduct,
411 not less than seven days before each primary and general elec-
412 tion, a training course of not more than two hours for all
413 election personnel. Such personnel shall include judges,
414 clerks, special police, constables, and any other persons
415 who will be employed in or around the polling places on
416 election day."

417 3. "All election personnel attending such training course
418 shall be paid for attending such course for a period not to
419 exceed two hours. The wages shall be two dollars per hour
420 and payment for attendance shall be made at the time that
421 payment is made for duties performed on election day."

422 4. "It shall be the duty of the secretary of state to pro-
423 vide a training manual and such additional materials as may be
424 necessary to all county auditors for conducting the training
425 course by April 15, 1971."

426 5. "It shall be the duty of each county auditor or city or

House 16

427 town clerk to determine that all voting machines are opera-
428 tional and functioning properly and that all materials neces-
429 sary for the conduct of the election are in his possession
430 and are correct. Such auditor or city or town clerk shall
431 verify such facts on the forms provided by the secretary of
432 state and shall send such completed forms by registered mail
433 to the secretary of state not less than forty-eight hours
434 before the election."

435 Sec. 37. Section fifty-two point seventeen (52.17), Code
436 1966, is hereby amended as follows:

437 1. By striking from line six (6) the words "and at least
438 three feet from the guardrail,".

439 2. By striking all of such section after the period in
440 line seven (7).

441 Sec. 38. Section fifty-two point eighteen (52.18), Code
442 1966, is hereby amended as follows:

443 1. By striking from line three (3) the words "pass within
444 the guardrail" and inserting in lieu thereof the words "enter
445 the voting machine booth".

446 2. By striking from lines five (5) and six (6) the words
447 "pass within the guardrail" and inserting in lieu thereof the
448 words "enter the voting machine booth".

449 3. By striking from lines twelve (12) and thirteen (13)
450 the words "one minute" and inserting in lieu thereof the
451 words "three minutes".

452 Sec. 39. Section fifty-three point four (53.4), Code 1966,
453 is hereby amended by inserting at the end thereof the follow-
454 ing:

455 "It shall be the duty of such auditor or clerk to keep a
456 list of all applications mailed. This list shall contain the
457 name of the applicant, the serial number on the application
458 so mailed, and the date on which such application was mailed."

459 Sec. 40. Section fifty-three point five (53.5), Code 1966,
460 is hereby amended by adding at the end thereof the following:

461 "All applications for absentee ballots shall have a serial
462 number affixed thereto."

463 Sec. 41. Section fifty-three point nine (53.9), Code 1966,
464 is hereby amended by adding at the end thereof the following
465 new paragraph:

466 "Before mailing such official ballot or ballots, the auditor
467 or clerk shall record the number appearing on the ballot en-
468 velope."

469 Sec. 42. Section fifty-three point ten (53.10), Code 1966,
470 is hereby amended by adding at the end thereof the following:

471 "The auditor shall record the name of the applicant, along
472 with the serial number appearing on the application and ballot
473 envelope, prior to the time such application and ballot are
474 mailed."

475 Sec. 43. Section fifty-three point eleven (53.11), Code
476 1966, is hereby amended by adding at the end thereof the fol-
477 lowing:

478 "Such officer shall record the numbers appearing on the ap-

479 plication and ballot envelope along with the name of the
480 qualified voter."

481 Sec. 44. Section fifty-three point twelve (53.12), Code
482 1966, is hereby amended by inserting in line seven (7) after
483 the word "title," the words "a serial number corresponding
484 to such number appearing on the application,".

485 Sec. 45. Section fifty-three point eighteen (53.18), Code
486 1966, is hereby amended by inserting in line two (2) after
487 the word "once" the words "record the number appearing on
488 the application and ballot envelope and time of receipt of
489 such ballot and".

490 Sec. 46. Section fifty-three point twenty (53.20), Code
491 1966, is hereby amended by inserting in line three (3) after
492 the word "once" the words "record the number appearing on
493 the application and ballot envelope and the time of receipt
494 of such ballot and".

495 Sec. 47. Section fifty-three point forty (53.40), Code
496 1966, is hereby amended by striking from lines thirty-six
497 (36) and thirty-seven (37) the words "immediately on the
498 thirtieth day" and inserting in lieu thereof the words "at
499 least thirty days".

500 Sec. 48. Section fifty-three point forty-five (53.45),
501 Code 1966, is hereby amended by striking from line nine (9)
502 the word and figure "March 15" and inserting in lieu thereof
503 the words "February first".

504 Sec. 49. Section fifty-three point forty-nine (53.49),
505 Code 1966, is hereby amended by adding the following new
506 paragraph:

507 "However, citizens of the United States temporarily re-
508 siding outside the territorial limits of the United States
509 and the District of Columbia and their spouses and dependents
510 when residing with or accompanying them shall be accorded
511 the privilege of absentee voting in the same manner as mem-
512 bers of the armed forces."

513 Sec. 50. Chapter fifty-three (53), Code 1966, is hereby
514 amended by adding the following new sections:

515 1. "All applications for an absentee ballot and all bal-
516 lot envelopes shall have a serial number affixed thereto.
517 Such numbers shall be affixed in such manner and in such place
518 as prescribed by the secretary of state. Such numbers shall
519 be affixed when the applications and ballot envelopes are
520 printed."

521 2. "It shall be the duty of each auditor or city or town
522 clerk to keep on file, at all times, a list of all serial
523 numbers appearing on the applications and ballot envelopes
524 received by such auditor or city or town clerk. When such
525 applications and ballot envelopes are mailed or delivered,
526 such auditor or city or town clerk shall record the name of
527 the absentee voter to whom such application and ballot envelope
528 is mailed or delivered and the date of such mailing or delivery.
529 The auditor or city or town clerk shall record the date of

House 18

530 receipt of such application and ballot envelope.

531 Such lists shall be public records open to inspection as
532 provided by law."

533 3. "It shall be unlawful for any employee of the state
534 or any political subdivision thereof to solicit any appli-
535 cation or request for application for an absentee ballot, or
536 to administer an oath or take an affidavit in connection with
537 any absentee ballot. However, any such employee may admin-
538 ister such oath and take such affidavit in connection with
539 an absentee ballot which is cast by the voter in person in
540 the office where such employee is employed in accordance
541 with section fifty-three point eleven (53.11) of the Code.
542 This section shall not apply to any elected official."

543 4. "Whenever used in this Act or in chapter fifty-three
544 (53) of the Code, the words 'absentee ballot' include any
545 ballot authorized by chapter fifty-three (53) of the Code."

546 Sec. 51. This Act being deemed of immediate importance
547 shall be in full force and effect from and after its final
548 approval and publication in The Muscatine Journal, a news-
549 paper published at Muscatine, Iowa, and in The Cedar Rapids
550 Gazette, a newspaper published at Cedar Rapids, Iowa.

551 2. Amend the title by striking from lines nine (9) and ten
552 (10) the words "the review and use of voters' lists;"

Filed - *Accepted as amended* COMMITTEE ON STATE GOVERNMENT
March 3, 1970 ^{3/2} C. RAYMOND FISHER, Chairman

EXPLANATION

In every election year, millions of voters lose their votes because they move and cannot meet the residence requirements for voting at the new place of residence.

The provisions in sections one (1) through five (5), inclusive, protect the votes of Iowans who move. It allows them to vote where they lived before the move, until such persons meet the residence requirements for voting at the new place of residence.

However, this bill allows the voter to vote at his old residence only if he still lives in an area which will be affected by his vote. For example, he could not vote in a school election unless he still lives in the same school district.

Following the same principle, an Iowan who moves outside Iowa and cannot meet the residence requirements for voting in his new state could vote in an Iowa general election only for the offices of President and Vice-President.

An Iowan who moves to another place in Iowa could vote in any state-wide general election or primary election. Until he meets the residence requirements for voting at his new location, he could vote at his old residence.

The bill also increases the pay of election workers.

The bill also removes the oaths which voters must take and replaces them with written affidavits to be signed by the voter.

The law relating to the nomination of candidates by political nonparty organizations has also been amended. To nominate candidates, the pres-

House 19

ent law requires a convention with at least 50 persons from at least 10 counties in attendance. This bill will amend the law to require 250 persons from 25 counties.

The certificate of nonparty organization candidates must list the name and address of each voter in attendance at the nominating convention or caucus.

For permanent registration under Chapter 48, this bill repeals and reenacted provisions relating to mobile registrars.

For registration under Chapter 47, the office of the county auditor or city clerk will be an additional permanent registration place. Any voter may register and the county auditor or city clerk will compile the registration cards by precinct and deliver a list of persons registered to the judges of the election prior to the opening of the polls on election day.

This bill will establish the use of a voter's declaration. Each voter must fill out and sign a voter's declaration of eligibility and produce some identification upon which the voter's signature appears. This will provide some means for a judge or clerk to establish the identity of the voter in the precinct where the judges of the election are furnished computerized voter registration lists.

This bill will also provide for a training course for all election workers. The course will be for two hours and the persons attending will be paid. The county auditor shall conduct the course and the secretary of state shall furnish an election manual to be used for the course.

The bill provides that each application for absentee ballots and each ballot envelope shall have a serial number on its face. The county auditor must keep a list of the serial numbers and the names of persons applying for and receiving absentee ballots. The list is open to public inspection.

1 Amend House state government committee amendment
2 to Senate File 665, filed March 3, 1970, by adding the following section:

3 "The provisions of this section shall apply only for
4 the purpose of voting, registration for voting, and the
5 election laws of this state. Said section shall apply in
6 all determinations of residence for the purpose of voting
7 or registration for voting, whether the pertinent facts ex-
8 isted or arose before or after the effective date of this
9 Act.

10 "1. A person's residence is the place where he maintains
11 his home with the intent to remain there permanently or for
12 an indefinite or undeterminable period of time, and with no
13 intent to remove his home from that place at any fixed or
14 determinable time or upon the happening of any specific
15 event. If he does not have the required intent with regard
16 to the place where he is now living, his residence is the
17 place where he last lived while having the intent required
18 by this section.

19 "2. Every citizen of the United States of America is
20 presumed to have a residence somewhere in the United States
21 of America.

22 "3. No person shall acquire, lose, or change residence
23 by reason of his presence or absence for the purpose of
24 attending any educational institution, serving in the armed
25 forces, or any other purpose which indicates a temporary
26 presence or absence. An employment contract for a fixed
27 period of time does not in itself indicate a temporary
28 presence.

29 "4. A person attending any educational institution or
30 living in the general vicinity of an educational institution
31 with the intent of resuming his studies there, or a member
32 of the armed forces of the United States on active duty, or
33 a person living in a place for any other purpose which
34 indicates a temporary presence, is presumed not to be a
35 resident of the place where he is living during such
36 activity or for such purpose. This section does not
37 apply to a person whose residence was already established
38 in such place before he began such activity or acquired
39 such purpose.

40 "5. The presumption stated in subsection four (4)
41 of this section may be overcome by clear and convincing
42 evidence. The burden of proof shall be on the person
43 attempting to overcome the presumption.

44 "6. The fact that a person is uncertain as to the
45 place of his future residence shall not be regarded as
46 evidence that his residence is located at the place where
47 he is now living.

48 "7. This section shall in no way affect "residence"
49 for the purpose of distribution of funds under sections
50 one hundred twenty-three point fifty (123.50) and three
51 hundred twelve point three (312.3) of the Code on a
52 basis of population of counties, cities or towns as
53 established by any federal census."

Filed - *withdrawn 3/12*

March 3, 1970
In: State government

O'HEARN of Scott

1 Amend House state government committee amendment
2 to Senate File 665, filed March 3, 1970,
3 by inserting after section 50 the following new
4 sections and by renumbering the remaining section:

5 Sec. 51. Section fifty-six point one (56.1), Code 1966, is
6 hereby amended by inserting in line two (2) after the word "office"
7 the words "; except state or federal offices,".

8. Sec. 52. Section fifty-six point four (56.4), Code 1966, is
9 hereby amended as follows:

10 1. By striking from line two (2) the word "party" and
11 inserting in lieu thereof the word "county".

12 2. By striking from line two (2) and three (3) the words "for
13 the state, district, or county".

14 3. By striking from lines six (6), seven (7), eight (8) the
15 words "The chairmen of state and district central committees shall
16 file said statements with the secretary of the state; and the" and
insert

17 in lieu thereof the word "The".

18 4. By striking from line nine (9) the comma after the word
19 "committees" and inserting in lieu thereof the words "shall file".

20 Sec. 53. Sections fifty-six point seven (56.7) and fifty-six
21 point eight (56.8), Code 1966, are hereby repealed.

22 Sec. 54. Chapter fifty-six (56), Code 1966, is hereby amended
23 by adding thereto the following new sections:

24 1. Every candidate or individual who shall contribute over
25 one hundred dollars to the candidacy of any person for a state or
26 federal office during any campaign shall file statements on the
27 forms and at the times prescribed by the secretary of state.

28 2. Each candidate for nomination for, or election to, a state
29 or federal office in this state, shall appoint one campaign trea-
30 surer and shall designate a campaign depository on or before the
31 date of public announcement of his candidacy, or on the date he
32 files as a candidate, whichever is sooner. The candidate may appoint
33 himself or any other registered voter in Iowa as his campaign
34 treasurer and may designate any bank in Iowa as his campaign
35 depository. The candidate shall file the name and address of the
36 campaign depository with the secretary of state, and his qualification
37 shall not be complete until he has met this requirement.

38 a. All contributions and expenditures received or incurred
39 by a candidate shall be handled by the candidate's duly appointed
40 campaign treasurer.

41 b. All funds received by the treasurer shall be deposited,
42 immediately, in a campaign depository in an account designed
43 "Campaign Fund of"

44 c. Accompanying all deposits made by the treasurer shall
45 be a statement showing the names and addresses of the person
46 contributing and the amount received from each.

47 d. No payments or withdrawals shall be made from any
48 campaign fund account except upon written order of the campaign
49 treasurer on a form as prescribed by the secretary of state.

50 3. Each organization, group, or *committee organized for the*

51 purpose of furthering a political campaign for any state or territorial
52 office in this state shall register with the secretary of state, by
53 filing notice at the time of organization, giving names, addresses,
54 and positions of the officers of the organization and designating
55 the candidate or candidates it is organized to support on forms
56 prescribed by the secretary of state.

57 4. The following reports shall be prescribed as to form and
58 time of filing by the secretary of state:

59 a. between the date of appointment and the primary, or
60 election, of his campaign treasurer, each candidate shall make a
61 full report to the secretary of state of all contributions received
62 by him with the names and addresses of each contributor and the
63 amount contributed by each, and a complete statement of all expendi-
64 tures authorized, beginning on the third Monday after his appoint-
65 ment and thereafter every third Monday. A separate report shall be filed
66 the sixth day preceding the primary or election and the final report
67 shall be filed fifteen days after the primary or election.

68 b. within fifteen days after the primary or election, each
69 campaign depository of the candidate shall file with the secretary
70 of state true copies of all statements filed by the campaign treasurer
71 of all authorizations upon which funds were withdrawn.

72 c. any registered committee or group shall file with the
73 secretary of state beginning on the third Monday after such registra-
74 tion and thereafter every third Monday, a report of all contributions,
75 with the names, addresses and amounts of each contributor, and a
76 complete statement of all expenditures. A separate report shall be
77 filed the sixth day preceding the primary or election and the final
78 report shall be filed within fifteen days after the primary or election.

79 d. any person contributing over \$100 to
80 support or defeat a candidate shall file a report, on the nearest
81 date designated in (a) above, naming the amount contributed and
82 that the contribution was his and not given by any other.

83 e. all reports filed shall be securely kept by the secretary
84 of state for four (4) years; duly certified reports shall be admis-
85 sible as evidence in any state court.

86 5. For the purposes of this act, unless the context clearly
87 requires a different meaning:

88 a. The term "person" means any committee, group, or
89 individual.

90 b. The term "contribution" means money, goods, loans, or
91 things of value.

92 c. The term "expenditures" means any funds employed for
93 campaign purposes, or the promotion of candidacy; no expenses
94 other than for personal travel shall be made prior to the filing
95 date of the candidate or the official registration of the committees
96 as provided in subsection three (3) of this section.

97 d. The term "fund" means anything of value.

98 6. Any anonymous contribution received by a campaign treasurer
99 shall be returned to the donor, if his identity is known, and if no
100 donor is found, the contribution shall escheat to the state.

Filed - Last 3/12
March 10, 1970
In: State government

MEZVINSKY of Johnson

SENATE FILE 665

1 Amend the committee on state government amendment to
2 Senate File 665, filed March 3, 1970, by adding the follow-
3 ing new sections:

4 Sec. 55. Section forty-eight point one (48.1), Code
5 1966, is hereby repealed and the following enacted in lieu
6 thereof:

7 "The office of commissioner of registration is hereby
8 established in each city and county of the state. The city
9 clerk of each city shall be the commissioner of registration.
10 The auditor of each county shall be the commissioner of
11 registration in each county. The commissioner of registra-
12 tion in each county may, when practicable, establish permanent
13 registration offices within towns in the county or other areas
14 of concentrated population under the jurisdiction of the com-
15 missioner."

16 Sec. 56. Section forty-eight point three (48.3), Code
17 1966, is hereby amended by striking from line two (2) the
18 figure "1928" and inserting in lieu thereof the figure
19 "1970".

20 Sec. 57. Section forty-eight point four (48.4), Code
21 1966, is hereby amended as follows:

22 1. By inserting in line three (3) after the word "city"
23 the words "or county".

House 5

- 24 2. By inserting in line eight (8) after the word
25 "precinct" the words "or township".
- 26 3. By inserting in line twelve (12) after the word
27 "council" the words "or county board of supervisors".
- 28 4. By inserting in line eighteen (18) after the word
29 "council" the words "or county board of supervisors".
- 30 5. By inserting in line nineteen (19) after the word
31 "ordinance" the words "or resolution".
- 32 6. By inserting in line twenty-four (24) after the
33 word "precinct" the words "and throughout the county in the
34 proportion of one for each township or as otherwise provided".
- 35 7. By inserting in line thirty-five (35) after the
36 word "precinct" the words "or township".
- 37 Sec. 58. Section forty-eight point six (48.6), Code
38 1966, is hereby amended as follows:
- 39 1. By inserting in subsection two (2), line one (1),
40 after the word "precinct" the words "or township".
- 41 2. By inserting in subsection three (3), paragraph
42 d, line two (2) after the word "precinct" the words "or
43 township".
- 44 Sec. 59. Section forty-eight point seven (48.7), Code
45 1966, is hereby amended by inserting in line twenty-two
46 (22) after the word "precinct" the words "or township".
- 47 Sec. 60. Section forty-eight point eight (48.8), Code
48 1966, is hereby amended as follows:
- 49 1. By inserting in line four (4) after the word "pre-
50 cinct" the words "or township".
- 51 2. By inserting in line seven (7) after the word "pre-
52 cinct" the words "or township".
- 53 Sec. 61. Section forty-eight point ten (48.10), Code
54 1966, is hereby amended by inserting in line four (4) after
55 the word "city" the words "or county".
- 56 Sec. 62. Section forty-eight point eleven (48.11), Code
57 1966, is hereby amended by inserting in line thirty-seven
58 (37) after the word "precinct" the words "or township".
- 59 Sec. 63. Section forty-eight point twelve (48.12), Code
60 1966, is hereby amended by inserting in line four (4) after
61 the word "precinct" the words "or township".
- 62 Sec. 64. Section forty-eight point thirteen (48.13),
63 Code 1966, is hereby amended by inserting in line eleven
64 (11) after the word "precinct" the words "or township".
- 65 Sec. 65. Section forty-eight point sixteen (48.16),
66 Code 1966, is hereby amended by inserting in line thirteen
67 (13) after the word "precinct" the words "or township".
- 68 Sec. 66. Section forty-eight point seventeen (48.17),
69 Code 1966, is hereby amended by inserting in line five (5)
70 after the word "city" the words "or the county attorney".
- 71 Sec. 67. Section forty-eight point eighteen (48.18),
72 Code 1966, is hereby amended as follows:
- 73 1. By inserting in line four (4) after the word "sys-
74 tem" the words "for the city".
- 75 2. By striking from lines four (4) and five (5) the

House 6

76 words "shared equally by the county and" and inserting in
77 lieu thereof the words "paid by".

78 3. By inserting at the end thereof the following new
79 paragraphs:

80 "The cost for the installation and maintenance of a
81 permanent registration system in the county shall be paid
82 by the county. The county board of supervisors shall by
83 resolution fix the compensation paid to deputies and clerks
84 employed by the county commissioner of registration.

85 When the city and county cooperate in permanent regis-
86 tration of voters in areas of concurrent jurisdiction, the
87 city and county shall apportion the costs between the city
88 and county."

89 Sec. 68. Section forty-eight point twenty (48.20),
90 Code 1966, is hereby amended by striking from line two (2)
91 the words and figures "of chapter 47, lines 6 to 10, inclu-
92 sive,".

93 Sec. 69. Section forty-eight point twenty-six (48.26),
94 Code 1966, is hereby amended as follows:

95 1. By inserting in line four (4) after the word "hall"
96 the words "or county courthouse".

97 2. By inserting in line six (6) after the word "city"
98 the words "or county".

99 3. By inserting in line twelve (12) after the word "the"
100 the word "City".

101 4. By inserting in line nineteen (19) after the word
102 "the" the word "city".

103 5. By inserting in line twenty-five (25) after the
104 period the following new sentences:

105 "If petitioned by one of the official county chairmen
106 of the two political parties polling the highest number of
107 votes in the jurisdiction at the last preceding general
108 election, the county commissioner of registration shall
109 establish at least one branch registration place in each
110 town and township in his jurisdiction, taking into con-
111 sideration the convenience of the voters. If petitioned
112 by one of the official county chairmen of the two political
113 parties polling the highest number of votes in the pre-
114 ceding general election, the commissioner shall provide for
115 additional branch registration places for each ten thousand
116 inhabitants in the jurisdiction in excess of thirty thousand
117 and for such additional registration places as the commis-
118 sioner deems necessary."

119 Sec. 70. Section forty-eight point twenty-seven
120 (48.27), Code 1966, is hereby amended by inserting in line
121 twenty-one (21) after the word "municipality" the words "or
122 county".

123 Sec. 71. Chapter forty-seven (47), Code 1966, is here-
124 by repealed.

Filed - *Withdrawn 3/12*
March 11, 1970

RADL of Linn

- 1 Amend Senate File 665, as passed by the Senate, by adding a
- 2 new section, as follows: "The voting place in each precinct in
- 3 the state shall be located in a central location in said precinct".

Filed - *Withdrawn 3/12*
February 27, 1970

CAFFREY of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 2 all of section two (2) and renumbering
- 3 the remaining sections.

Filed - *withdrawn 3/12*
May 5, 1969

GANNON of Jasper

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from pages 3 and 4 all of section eight (8) and
- 3 renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 5, 1969

RODGERS of Dallas

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from pages 2 and 3 all of section four (4) and
- 3 renumbering the remaining sections.

Filed - *withdrawn 3/12*
May 5, 1969

GANNON of Jasper

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 2 all of section three (3) and renumbering
- 3 the remaining sections.

Filed - *withdrawn 3/12*
May 5, 1969

GANNON of Jasper

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking in section eight (8) on page 3 all of lines thirty
- 3 and thirty-one.

Filed - *Withdrawn 3/12*
May 5, 1969

RODGERS of Dallas

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page four (4), line twenty-five (25), the
- 3 words "two hundred fifty" and insertng in lieu thereof the
- 4 word "seventy-five" and by striking on page four (4), line
- 5 twenty-seven (27), the word "twenty-five" and inserting in
- 6 lieu thereof the word "eleven".

Filed - *Withdrawn 3/12*
May 5, 1969

JOHNSTON of Johnson

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 4, line 21, the word "sixty-five" and
- 3 inserting in lieu thereof the word "sixty".

Filed - *Withdrawn 3/12*
May 5, 1969

BAKER of Boone

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 4, line 21, the word "sixty-five" and
- 3 inserting in lieu thereof the word "fifty".

Filed - *Withdrawn 3/12*
May 5, 1969

BAKER of Boone

1 Amend Senate File 665 as passed by the Senate as follows:

2 By adding the following new sections:

3 Sec. 55. Section fifty-six point one (56.1), Code 1966, is
4 hereby amended by inserting in line two (2) after the word "office"
5 the words ", except state or federal offices,".

6 Sec. 56. Section fifty-six point four (56.4), Code 1966, is
7 hereby amended as follows:

8 1. By striking from line two (2) the word "party" and
9 inserting in lieu thereof the word "county".

10 2. By striking from line two (2) and three (3) the words "for
11 the state, district, or county".

12 3. By striking from lines six (6), seven (7), eight (8) the
13 words "The chairmen of state and district central committees shall
14 file said statements with the secretary of the state; and the" and insert
15 in lieu thereof the word "The".

16 4. By striking from line nine (9) the comma after the word
17 "committees" and inserting in lieu thereof the words "shall file".

18 Sec. 57. Sections fifty-six point seven (56.7) and fifty-six
19 point eight (56.8), Code 1966, are hereby repealed.

20 Sec. 58. Chapter fifty-six (56), Code 1966, is hereby amended
21 by adding thereto the following new sections:

22 1. Every candidate or individual who shall contribute over
23 one hundred dollars to the candidacy of any person for a state or
24 federal office during any campaign shall file statements on the
25 forms and at the times prescribed by the secretary of state.

26 2. Each candidate for nomination for, or election to, a state
27 or federal office in this state, shall appoint one campaign trea-
28 surer and shall designate a campaign depository on or before the
29 date of public announcement of his candidacy, or on the date he
30 files as a candidate, whichever is sooner. The candidate may appoint
31 himself or any other registered voter in Iowa as his campaign
32 treasurer and may designate any bank in Iowa as his campaign
33 depository. The candidate shall file the name and address of the
34 campaign depository with the secretary of state, and his qualification
35 shall not be complete until he has met this requirement.

36 a. All contributions and expenditures received or incurred
37 by a candidate shall be handled by the candidate's duly appointed
38 campaign treasurer.

39 b. All funds received by the treasurer shall be deposited,
40 immediately, in a campaign depository in an account designated
41 "Campaign Fund of"

42 c. Accompanying all deposits made by the treasurer shall
43 be a statement showing the names and addresses of the persons
44 contributing and the amount received from each.

45 d. No payments or withdrawals shall be made from any
46 campaign fund account except upon written order of the campaign
47 treasurer on a form as prescribed by the secretary of state.

48 3. Each organization, group, or committee organized for the
49 purpose of furthering a political campaign for any state or federal
50 office in this state shall register with the secretary of state, by

51 filing notice at the time of organization, giving names, addresses,
52 and positions of the officers of the organization and designating
53 the candidate or candidates it is organized to support on forms
54 prescribed by the secretary of state.

55 4. The following reports shall be prescribed as to form and
56 time of filing by the secretary of state:

57 a. between the date of appointment and the primary, or
58 election, of his campaign treasurer, each candidate shall make a
59 full report to the secretary of state of all contributions received
60 by him with the names and addresses of each contributor and the
61 amount contributed by each, and a complete statement of all expendi-
62 tures authorized, beginning on the third Monday after his appointment
63 and thereafter every third Monday. A separate report shall be filed
64 the sixth day preceding the primary or election and the final report
65 shall be filed fifteen days after the primary or election.

66 b. within fifteen days after the primary or election, each
67 campaign depository of the candidate shall file with the secretary
68 of state true copies of all statements filed by the campaign treasurer
69 of all authorizations upon which funds were withdrawn.

70 c. any registered committee or group shall file with the
71 secretary of state beginning on the third Monday after such registra-
72 tion and thereafter every third Monday, a report of all contributions,
73 with the names, addresses and amounts of each contributor, and a
74 complete statement of all expenditures. A separate report shall be
75 filed the sixth day preceding the primary or election and the final
76 report shall be filed within fifteen days after the primary or election.

77 d. any person contributing over \$100 to
78 support or defeat a candidate shall file a report, on the nearest
79 date designated in (a) above, naming the amount contributed and that
80 the contribution was his and not given by any other.

81 e. all reports filed shall be securely kept by the secretary
82 of state for four (4) years; duly certified reports shall be admis-
83 sible as evidence in any state court.

84 5. For the purposes of this act, unless the context clearly
85 requires a different meaning:

86 a. The term "person" means any committee, group, or
87 individual.

88 b. The term "contribution" means money, goods, loans, or
89 things of value.

90 c. The term "expenditures" means any funds employed for
91 campaign purposes, or the promotion of candidacy; no expenses
92 other than for personal travel shall be made prior to the filing
93 date of the candidate or the official registration of the committees
94 as provided in subsection three (3) of this section.

95 d. The term "fund" means anything of value.

96 6. Any anonymous contribution received by a campaign treasurer
97 shall be returned to the donor, if his identity is known, and if no
98 donor is found, the contribution shall escheat to the state.

Filed - Withdrawn 3/12
May 2, 1969

MEZVINSKY of Johnson

- 1 Amend Senate File 665, as passed by the Senate, by adding
- 2 the following new section:
- 3 "Upon the application of the county auditor or the township
- 4 trustees, the authority which has control of any buildings or
- 5 grounds supported by taxation under the laws of this state
- 6 shall make available the necessary space therein for the
- 7 purpose of holding elections and adequate space for the
- 8 storage of voting machines, without charge for the use thereof."

Filed - *Withdrawn 3/12*

March 2, 1970

RENDA of Polk

In: State government

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 4, line 21, the word "sixty-five" and
- 3 inserting in lieu thereof the word "fifty-five".

Filed - *Withdrawn 3/12*

May 5, 1969

BAKER of Boone

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page four (4) and five (5) all of section
- 3 fourteen (14) and renumbering the remaining sections.

Filed - *Withdrawn 3/12*

May 5, 1969

JOHNSTON of Johnson

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 4 all of section thirteen (13) and
- 3 renumbering the remaining sections.

Filed - *Withdrawn 3/12*

May 5, 1969

RODGERS of Dallas

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 4, line 17, the word "fifty-five" and insert-
- 3 ing in lieu thereof the word "fifty".

Filed - *Withdrawn 3/12*

May 5, 1969

BAKER of Boone

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 4 all of section eleven (11) and
- 3 renumbering the remaining sections.

May 5, 1969 - *Withdrawn 3/12*

BAKER of Boone

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page five (5) all of lines fifteen (15) and
- 3 sixteen (16).

Filed - *Withdrawn 3/12*

May 5, 1969

KENNEDY of Chickasaw

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page five (5), all of section fifteen (15) and
- 3 renumbering the remaining sections.

Filed - *Withdrawn 3/12*

May 5, 1969

KENNEDY of Chickasaw

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page five (5) all of section sixteen (16) and
- 3 renumbering the remaining sections.

Filed - *Withdrawn 3/12*

May 5, 1969

KENNEDY of Chickasaw

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page five (5) all of section seventeen (17) and
- 3 renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 5, 1969

KENNEDY of Chickasaw

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from pages 6 and 7 of section 19 and renumbering
- 3 the remaining sections.

Filed - *Withdrawn 3/12*
May 5, 1969

RODGERS of Dallas

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By inserting a period after the word "practicable" on page 6
- 3 line 12 and striking the remainder of line 12 and all of line 13.

Filed - *Withdrawn 3/12*
May 5, 1969

TAPSCOTT of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 8 all of section twenty-three (23) and
- 3 renumbering the remaining sections.

Filed - *w.o. 3/12*
May 5, 1969

HILL of Marshall

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page eight (8), line twenty (20), the word "ten"
- 3 and inserting in lieu thereof the word "eight".

Filed - *w.o. 3/12*
May 5, 1969

KNOBLAUCH of Carroll

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page eight (8) all of section twenty-two (22)
- 3 and renumbering the remaining sections.

Filed - *w. o. 3/12*
May 5, 1969

KENNEDY of Dubuque

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 8 all of section twenty-five (25)
- 3 and renumbering the remaining sections.

Filed *w.o. 3/12*
May 5, 1969

MILLER of Des Moines

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 8, lines thirty-four (34) and
- 3 thirty-five (35), the words "two hundred" and inserting in
- 4 lieu thereof the words "seventy-five".

Filed - *w. o. 3/12*
May 5, 1969

CROSIER of Linn

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page ten (10) all of lines sixteen (16) through
- 3 twenty-five (25).

Filed - *Withdrawn 3/12*
May 5, 1969

TAPSCOTT of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from pages 10 and 11 all of section thirty-one
- 3 (31) and renumbering the remaining sections.

Filed - *Withdrawn 3/12*

MEZVINSKY of Johnson

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 10 all of lines seven (7) through
- 3 eight (8).

Filed - *Withdrawn 3/12*
May 5, 1969

NOLTING of Black Hawk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 7 lines 17 through 24, inclusive, and
- 3 renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 5, 1969

HILL of Marshall

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page seven (7), line thirty (30), the word "five"
- 3 and inserting in lieu thereof the word "seven".

Filed - *Withdrawn 3/12*
May 5, 1969

KENNEDY of Dubuque

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page seven (7), line thirty (30), the word
- 3 "five" and inserting in lieu thereof the word "eight".

Filed - *Withdrawn 3/12*
May 5, 1969

KENNEDY of Dubuque

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page seven (7), line thirty (30), the word
- 3 "five" and inserting in lieu thereof the word "nine".

Filed - *Withdrawn 3/12*
May 5, 1969

KENNEDY of Dubuque

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page seven (7), line thirty (30), the word
- 3 "five" and inserting in lieu thereof the word "ten".

Filed - *Withdrawn 3/12*
May 5, 1969

WELLS of Linn

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 7, line 30, the word "five" and inserting
- 3 in lieu thereof the word "six".

Filed - *Withdrawn 3/12*
May 5, 1969

KENNEDY of Dubuque

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from pages 8 and 9 all of section twenty-six (26)
- 3 and renumbering the remaining sections.

Filed - *w. d. 3/12*
May 5, 1969

MILLER of Des Moines

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 8 all of subsection one (1) of section
- 3 twenty-six (26) and consecutively numbering the remaining sub-
- 4 sections.

Filed - *w. d. 3/12*
May 5, 1969

MILLER of Des Moines

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 8, lines thirty-four (34) and
- 3 thirty-five (35), the words "two hundred" and inserting in
- 4 lieu thereof the words "one hundred fifty".

Filed - *w. d. 3/12*
May 5, 1969

MILLER of Des Moines

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 9 all of section twenty-seven (27)
- 3 and renumbering the remaining sections.

Filed - *withdrawn 3/12*
May 5, 1969

CROSIER of Linn

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from pages 9 and 10 all of section thirty (30)
- 3 and renumbering the remaining sections.

Filed - *withdrawn 3/12*
May 5, 1969

NOLTING of Black Hawk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 9 all of section twenty-nine (29)
- 3 and renumbering the remaining sections.

Filed - *withdrawn 3/12*
May 5, 1969

CROSIER of Linn

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 9 all of section twenty-eight
- 3 (28) and renumbering the remaining sections.

Filed - *withdrawn 3/12*
May 5, 1969

CROSIER of Linn

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page twelve (12), line eighteen (18), the
- 3 word "three" and inserting in lieu thereof the word "five".

Filed - *Withdrawn 3/12*
May 5, 1969

COCHRAN of Webster

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page twelve (12) all of section thirty-four
- 3 (34) and renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 5, 1969

COCHRAN of Webster

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page twelve (12) all of section thirty-five
- 3 (35) and renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 5, 1969

COCHRAN of Webster

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 12, line thirty-two (32), the
- 3 word "seven" and inserting in lieu thereof the word "ten".

Filed - *Withdrawn 3/12*
May 5, 1969

PONCY of Wapello

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page twelve (12), line thirty-two (32),
- 3 the word "seven" and inserting in lieu thereof the word "fourteen".

Filed - *Withdrawn 3/12*
May 5, 1969

PONCY of Wapello

- 1 Amend Senate File 665, as passed by the Senate, section thirty-
- 2 seven (37), page 12, by striking all of lines 29 and 30, and
- 3 renumbering the remaining subsections.

Filed - *Withdrawn 3/12*
May 5, 1969

TAPSCOTT of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 12, line twenty-six (26), the
- 3 words "one dollar and sixty cents" and inserting in lieu
- 4 thereof the words "six dollars".

Filed - *Withdrawn 3/12*
May 5, 1969

PONCY of Wapello

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 12, line twenty-six (26), the
- 3 words "one dollar and sixty cents" and inserting in lieu
- 4 thereof the words "five dollars".

Filed - *Withdrawn 3/12*
May 5, 1969

PONCY of Wapello

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 12, line twenty-six (26), the
- 3 words "one dollar and sixty cents" and inserting in lieu
- 4 thereof the words "four dollars".

Filed - *Withdrawn 3/12*
May 5, 1969

PONCY of Wapello

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page thirteen (13), line five (5), the word
- 3 "sixty" and inserting in lieu thereof the word "sixty-five".

Filed - *Withdrawn 3/12*
May 5, 1969

KENNEDY of Chickasaw

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page thirteen (13), line nineteen (19),
- 3 the word "forty-eight" and inserting in lieu thereof the word
- 4 "sixty".

Filed - *Withdrawn 3/12*
May 5, 1969

KENNEDY of Chickasaw

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page thirteen (13), line five (5), the word
- 3 "sixty" and inserting in lieu thereof the word "seventy-five".

Filed - *Withdrawn 3/12*
May 5, 1969

NOLTING of Black Hawk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page fourteen (14) all of section forty-four
- 3 (44) and renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 5, 1969

JOHNSTON of Johnson

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page fourteen (14) all of section forty-three
- 3 (43) and renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 5, 1969

KENNEDY of Chickasaw

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking all of lines 14 and 15 on page 16.

Filed - *Withdrawn 3/12*
May 5, 1969

MEZVINSKY of Johnson

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page fifteen (15) all of section fifty (50)
- 3 and renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 5, 1969

MEZVINSKY of Johnson

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page fifteen (15) all of section forty-seven
- 3 (47) and renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 5, 1969

JOHNSTON of Johnson

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page fifteen (15), line thirty (30), the word
- 3 "January" and inserting in lieu thereof the word "February".

Filed - *Withdrawn 3/12*
May 5, 1969

MEZVINSKY of Johnson

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from pages fifteen (15) and sixteen (16) all of
- 3 section fifty-one (51) and renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 5, 1969

MEZVINSKY of Johnson

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page fifteen (15), line twenty-six, the
- 3 word "thirty" and inserting in lieu thereof the word "forty-five".

Filed - *Withdrawn 3/12*
May 5, 1969

JOHNSTON of Johnson

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page fifteen (15) all of section forty-six
- 3 (46) and renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 5, 1969

JOHNSTON of Johnson

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page fifteen (15), line twenty-six (26), the
- 3 word "thirty" and inserting in lieu thereof the word "forty".

Filed - *Withdrawn 3/12*
May 5, 1969

MEZVINSKY of Johnson

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page fifteen (15), line twenty-six (26), the
- 3 word "thirty" and inserting in lieu thereof the word "thirty-five".

Filed - *Withdrawn 3/12*
May 5, 1969

MEZVINSKY of Johnson

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page fifteen (15) and page sixteen (16)
- 3 all of section forty-five (45) and renumbering the remaining
- 4 sections.

Filed - *Withdrawn 3/12*

JOHNSTON of Johnson

- 1 Amend Senate File 665, as passed by the Senate, section fifty-
- 2 one (51), page 16, by striking all of lines 16 through 25 and
- 3 consecutively numbering the remaining subsections.

Filed - *Withdrawn 3/12*
May 5, 1969

MAYBERRY of Webster

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page sixteen (16) and page seventeen (17)
- 3 all of section fifty-two (52) and renumbering the remaining
- 4 sections.

Filed - *Withdrawn 3/12*
May 5, 1969

MEZVINSKY of Johnson

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from pages 17, 18, and 19 all of section fifty-
- 3 four (54).

Filed - *Withdrawn 3/12*
May 5, 1969

HILL of Marshall
RODGERS of Dallas

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By inserting after the period in line thirty (30), page
- 3 seventeen (17), the following:
- 4 "However, no provision of this section shall be construed
- 5 as applying to primary or general elections."

Filed - *Withdrawn 3/12*
May 5, 1969

JOHNSTON of Johnson

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from pages 1 and 2 all of section one (1) and
- 3 renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 5, 1969

GANNON of Jasper

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By inserting a period after the word "moved" in line 5 on page
- 3 2 and striking the rest of line 5 and all of line 6 up to the
- 4 word "However".

Filed - *Withdrawn 3/12*
May 6, 1969

RENDA of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page eight (8) line thirty-four (34) the word
- 3 "two" and inserting in lieu thereof the word "one".

Filed - *WD 3/12*
May 6, 1969

SCHMEISER of Des Moines

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 8 all of subsection two (2)
- 3 of section twenty-six (26) and by renumbering the remaining
- 4 subsection.

Filed *WD 3/12*
May 6, 1969

SCHMEISER of Des Moines

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page eight (8), lines thirty-four (34) and thirty-
- 3 five (35), the words "two hundred" and inserting in lieu thereof the
- 4 words "one hundred seventy-five".

Filed *w.o. 3/12*
May 6, 1969

SCHMEISER of Des Moines

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page eight (8), lines thirty-four (34) and thirty-
- 3 five (35), the words "two hundred" and inserting in lieu thereof the
- 4 words "one hundred twenty-five."

Filed *WD 3/12*
May 6, 1969

SCHMEISER of Des Moines

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 8 all of lines 17 and 18.

Filed - *Withdrawn 3/12*
May 6, 1969

NEWTON of Scott

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 8 all of lines 19 and 20.

Filed - *Withdrawn 3/12*
May 6, 1969

NEWTON of Scott

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 8, line 20, the word "ten" and inserting
- 3 in lieu thereof the word "nine".

2 Filed - *w.o. 3/12*
May 6, 1969

NEWTON of Scott

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page three (3) all of section five (5) and
- 3 renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 6, 1969

RADL of Linn

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 3 all of section six (6) and renumbering
- 3 the remaining sections.

Filed - *Withdrawn 3/12*
May 6, 1969

RENDA of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 3 all of section seven (7) and renumbering
- 3 the remaining sections.

Filed - *Withdrawn 3/12*
May 6, 1969

RENDA of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page seventeen (17) all of section fifty-three
- 3 (53) and renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 5, 1969

MEZVINSKY of Johnson

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 4, line 13, the word "sixty-five" and
- 3 inserting in lieu thereof the word "fifty-five".

Filed - *withdrawn 3/12*
May 6, 1969

SCHWARTZ of Wapello

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page four (4), line twenty-one (21), the word "sixty-
- 3 five" and inserting in lieu thereof the word "forty-five".

Filed - *Withdrawn 3/12*
May 6, 1969

JESSE of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page four (4), line twenty-five (25), the words
- 3 "two hundred fifty" and inserting in lieu thereof the words "two
- 4 hundred" and by striking on page four (4), line twenty-seven (27),
- 5 the word "twenty-five" and inserting in lieu thereof the word "twenty".

Filed - *withdrawn 3/12*
May 6, 1969

JESSE of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 4 all of section ten (10) and renumbering
- 3 the remaining sections.

Filed - *withdrawn 3/12*
May 6, 1969

SCHWARTZ of Wapello

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page four (4) all of section twelve (12) and
- 3 renumbering the remaining sections.

Filed - *withdrawn 3/12*
May 6, 1969

JESSE of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page four (4), line twenty-five (25), the words
- 3 "two hundred fifty" and inserting in lieu thereof the words "one
- 4 hundred" and by striking on page four (4), line twenty-seven (27), the
- 5 word "twenty-five" and inserting in lieu thereof the word "twelve".

Filed - *Withdrawn 3/12*
May 6, 1969

JESSE of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page four (4), line twenty-five (25), the words
- 3 "two hundred fifty" and inserting in lieu thereof the words "one
- 4 hundred fifty" and by striking on page four (4), line twenty-seven
- 5 (27), the word "twenty-five" and inserting in lieu thereof the word
- 6 "fifteen".

Filed - *Withdrawn 3/12*
May 6, 1969

JESSE of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 4, line 13, the word "sixty-five" and
- 3 inserting in lieu thereof the word "fifty".

Filed - *Withdrawn 3/12*
May 6, 1969

SCHWARTZ of Wapello

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 4, line 13, the word "sixty-five" and
- 3 inserting in lieu thereof the word "forty-five".

Filed - *Withdrawn 3/12*
May 6, 1969

SCHWARTZ

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 4, line 13, the word "sixty-five" and
- 3 inserting in lieu thereof the word "sixty".

Filed - *withdrawn 3/12*
May 6, 1969

SCHWARTZ of Wapello

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page four (4) all of section nine (9) and
- 3 renumbering the remaining sections.

Filed - *withdrawn 3/12*
May 6, 1969

BLOUIN of Dubuque

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 6, line 8, the word "fifteen" and inserting
- 3 in lieu thereof the word "seventeen".

Filed - *Withdrawn 3/12*
May 6, 1969

RADL of Linn

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 6 all of section eighteen (18) and
- 3 renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 6, 1969

RADL of Linn

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 6, line 8, the word "fifteen" and inserting
- 3 in lieu thereof the word "twenty-one".

Filed - *Withdrawn 3/12*
May 6, 1969

RADL of Linn

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 6, line 8, the word "fifteen" and inserting
- 3 in lieu thereof the word "twenty".

Filed - *Withdrawn 3/12*
May 6, 1969

RADL of Linn

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 6, line 13, the words "one day" and inserting
- 3 in lieu thereof the words "fifteen days".

Filed - *Withdrawn 3/12*
May 6, 1969

SKINNER of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 6, line 13, the words "one day" and inserting
- 3 in lieu thereof the words "thirty-days".

Filed - *Withdrawn 3/12*
May 6, 1969

SKINNER of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 6, line 13, the words "one day" and inserting
- 3 in lieu thereof the words "twenty days".

Filed - *Withdrawn 3/12*
May 6, 1969

SKINNER of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 6, line 13, the words "one day" and
- 3 inserting in lieu thereof the words "ten days".

Filed - *Withdrawn 3/12*
May 6, 1969

SKINNER of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page twelve (12), line thirty-three (33), the word
- 3 "two" and inserting in lieu thereof the word "three".

Filed - *withdrawn 3/12*
May 6, 1969

CAFFREY of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page twelve (12) all of section thirty-six (36)
- 3 and renumbering the remaining sections.

Filed - *withdrawn 3/12*
May 6, 1969

MIDDLESWART of Warren

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from pages twelve (12) and thirteen (13) all of section
- 3 thirty-seven (37) and renumbering the remaining sections.

Filed - *withdrawn 3/12*
May 6, 1969

DOUGHERTY of Lucas-Monroe

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 13, line 5, the word "sixty" and inserting
- 3 in lieu thereof the word "seventy".

Filed - *withdrawn 3/12*
May 6, 1969

RADL of Linn

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 13, lines 4 and 5, the words "one dollar
- 3 and sixty cents" and inserting in lieu thereof the words "two dollars".

Filed - *withdrawn 3/12*
May 6, 1969

EWELL of Black Hawk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page thirteen (13), line four (4), the word "two"
- 3 and inserting in lieu thereof the word "three".

Filed - *withdrawn 3/12*
May 6, 1969

CAFFREY of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page thirteen (13), line four (4), the word "two"
- 3 and inserting in lieu thereof the word "four".

Filed - *withdrawn 3/12*
May 6, 1969

CAFFREY of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page thirteen (13) all of section thirty-eight
- 3 (38) and renumbering the remaining sections.

Filed - *withdrawn 3/12*
May 6, 1969

BLOUIN of Dubuque

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from pages thirteen (13) and fourteen (14) all of
- 3 section thirty-nine (39) and renumbering the remaining sections.

Filed - *withdrawn 3/12*
May 6, 1969

BLOUIN of Dubuque

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page thirteen (13), line nineteen (19), the word
- 3 "forty-eight" and inserting in lieu thereof the word "seventy-two".

Filed - *withdrawn 3/12*
May 6, 1969

DOUGHERTY of Lucas-Monroe

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 6, line 13, the words "one day" and inserting
- 3 in lieu thereof the words "twenty-five".

Filed - *Withdrawn 4/2*
May 6, 1969

SKINNER of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 6, line 13, the words "not less than one
- 3 day" and inserting in lieu thereof the words "at least ten working
- 4 days".

Filed - *Withdrawn 3/2*
May 6, 1969

RADL of Linn

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page twelve (12), line eighteen (18), the word
- 3 "three" and inserting in lieu thereof the word "four".

Filed - *Withdrawn 3/2*
May 6, 1969

MIDDLESWART of Warren

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page twelve (12), line nineteen (19), the word
- 3 "five"
- 3 and inserting in lieu thereof the word "seven".

Filed - *Withdrawn 3/2*
May 6, 1969

MIDDLESWART of Warren

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page twelve (12), line nineteen (19), the word
- 3 "five"
- 3 and inserting in lieu thereof the word "six".

Filed - *Withdrawn 3/2*
May 6, 1969

MIDDLESWART of War

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page twelve (12), line nineteen (19), the word
- 3 "five"
- 3 and inserting in lieu thereof the word "eight".

Filed - *Withdrawn 3/2*
May 6, 1969

MIDDLESWART of Warren

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page twelve (12), line thirty-two (32), the
- 3 word "seven" and inserting in lieu thereof the word "eight".

Filed - *Withdrawn 3/2*
May 6, 1969

CAFFREY of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page eleven (11) all of section thirty-two (32)
- 3 and renumbering the remaining sections.

Filed - *Withdrawn 3/2*
May 6, 1969

BLOUIN of Dubuque

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page twelve (12), line thirty-three (33), the word
- 3 "two" and inserting in lieu thereof the word "four".

Filed - *Withdrawn 3/2*
May 6, 1969

CAFFREY of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 13, line 19, the word "forty-eight" and
- 3 inserting in lieu thereof the word "ninety-six".

Filed - *Withdrawn 3/12*
May 6, 1969

EWELL of Black Hawk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page seven (7) and page eight (8) all of section
- 3 twenty-one (21) and renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 6, 1969

WELLS of Linn

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page ten (10), line thirty-three (33), the word
- 3 "The" and on page eleven (11) all of lines one (1) through
- 4 nine (9).

Filed - *Withdrawn 3/12*
May 7, 1969

KENNEDY of Chickasaw

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking lines twenty-nine (29) through thirty (30) on page
- 3 eleven (11).

Filed - *Withdrawn 3/12*
May 7, 1969

BENNETT of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from pages eleven (11) and twelve (12) all of section
- 3 thirty-three (33) and renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 7, 1969

BENNETT of Polk

- 1 Amend Senate File 665, as passed by the Senate, by adding the
- 2 following new subsection after subsection five (5) in section
- 3 thirty-seven (37):
- 4 "6. The population of any election precinct shall not exceed
- 5 two thousand inhabitants. The number of inhabitants shall be
- 6 determined according to the most recent census conducted by or
- 7 for a political subdivision of this state. The board of super-
- 8 visors of the county or the city council shall establish election
- 9 precincts in accordance with this section and as otherwise pro-
- 10 vided by law."

Filed - *Withdrawn 3/12*
May 7, 1969

TAPSCOTT of Polk

- 1 Amend Senate File 665, as passed by the Senate, by adding the
- 2 following new section:
- 3 Sec. 55. Any person refused registration under the provisions
- 4 of this Act thereafter, upon appeal to the courts is successful
- 5 in proving qualification as an elector shall be entitled to the
- 6 expenses incurred in so qualifying. The court having jurisdiction
- 7 over any such action shall take evidence as to the expense of the
- 8 prosecution thereof and shall, as a part of any judgment entered,
- 9 award such expense as the court determines, including, but not
- 10 limited to, reasonable attorney fees and court costs. Any judgment
- 11 awarding expenses shall be a judgment against the political sub-
- 12 division whose officer initially refused registration of the
- 13 successful appellant and shall be paid out of the general fund of
- 14 such political subdivision.

Filed - *Withdrawn 3/12*
May 7, 1969

SKINNER of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 8, line 14, the word "repealed" and
- 3 inserting in lieu thereof the following:
- 4 "amended by adding the following: The commissioner of registra-
- 5 tion shall furnish to each mobile registrar not more than 25 forms
- 6 on which to register voters. These forms shall be numbered and be
- 7 accounted for by the commissioner of registration and the mobile
- 8 deputy registrar. When a mobile deputy registrar returns the
- 9 forms furnished to him, he shall be given an equal number of blanks
- 10 on which to secure registration.
- 11 The mobile deputy registrar shall be a competent person and shall
- 12 be trained by the commissioner of registration in a manner he deems
- 13 adequate.
- 14 It shall be unlawful for any deputy registrar to refuse to
- 15 register any eligible voter and such refusal is a criminal offense
- 16 punishable as provided by law.
- 17 If the commissioner of registration finds that any individual
- 18 previously appointed as a mobile registrar is unable to secure
- 19 registration in accordance with his rules and regulations, he shall
- 20 have the authority to remove said person as a mobile deputy regis-
- 21 trar. In the event that a mobile registrar is removed from the
- 22 list of appointments, the commissioner of registration shall solicit
- 23 another person from the county chairman who originally submitted
- 24 the list for appointment.

Filed - *Withdrawn 3/12*
May 7, 1969

RENDA of Polk

- 1 Amend the Tapscott amendment of May 7 to Senate File 665
- 2 as follows:
- 3 By striking from line five (5) the word "two" and inserting
- 4 in lieu thereof the word "three".

Filed - *Withdrawn 3/12*
May 8, 1969

BLOUIN of Dubuque

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 14 all of section forty-one (41) and
- 3 renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 8, 1969

FRANKLIN of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from pages fourteen (14) and fifteen (15) all of
- 3 section forty-five (45) and renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 8, 1969

JOHNSTON of Johnson

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 14 all of section forty (40) and renumber-
- 3 ing the remaining sections.

Filed - *Withdrawn 3/12*
May 8, 1969

FRANKLIN of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 14 all of section forty-two (42) and
- 3 renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 8, 1969

FRANKLIN of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 15 all of section forty-eight (48) and
- 3 renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 8, 1969

FRANKLIN of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 15 all of section forty-nine (49) and
- 3 renumbering the remaining sections.

Filed - *Withdrawn 3/12*
May 8, 1969

FRANKLIN of Polk

- 1 Amend Senate File 665, as passed by the Senate, page 18, line
- 2 twenty-seven (27), by inserting after the period "In the attempt
- 3 to overcome such presumption, the city clerk or the county auditor
- 4 may consider marital status, establishment of a home, motor vehicle
- 5 registration, driver's license, location of bank account or other
- 6 evidence of intent to remain as a resident."

Filed - *Withdrawn 3/12*
May 13, 1969

VAN DRIE of Story
