SUMMARY OF LEGISLATION APPROVED BY
THE SECOND REGULAR SESSION OF THE SIXTY-THIRD IOWA GENERAL ASSEMBLY
MEETING IN THE YEAR 1970

ISSUED JOINTLY BY THE IOWA LEGISLATIVE SERVICE BUREAU,
SERGE H. GARRISON, DIRECTOR; THE OFFICE OF THE CHIEF CLERK
OF THE IOWA HOUSE OF REPRESENTATIVES, WILLIAM R. KENDRICK,
CHIEF CLERK; AND THE OFFICE OF THE SECRETARY OF THE IOWA
SENATE, CARROLL A. LANE, SECRETARY OF THE SENATE

This summary of legislation has been prepared for the use of legislators and other interested persons. The classifications of legislative enactments under specific subject headings and the summary descriptions are the work product of legislative staff personnel. It is recognized that the legislative enactments contained herein may logically fall under more than one subject heading in certain instances and perhaps differences of opinion may arise as to the summary descriptions. However, it is believed that the purpose of this compilation—that of providing interested persons with a quick reference to legislation enacted in specific areas and generally informing them of the contents of the legislation—will be served by this publication.

This compilation contains only bills and resolutions approved by the Second Regular Session of the Sixty-third Iowa General Assembly meeting in the year 1970. A Summary of Legislation Approved by the First Regular Session of the Sixty-third Iowa General Assembly was issued in the year 1969 and is available upon request.

The various Legalizing Acts passed by the 1970 session are not included in this summary.
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AGRICULTURE

S.F. 220  See Transportation (Motor Vehicles), relates to farm wagon licensing.

S.F. 628  By Committee on Agriculture. Defines vegetable fat frozen dessert, mellorine, imitation frozen dessert, frozen dessert mix, dry powder mix, frozen dessert, food fats or oils, solids-not-fat, sweetening ingredient, flavoring ingredient, egg ingredient, caseinates, and stabilizers and emulsifiers and prescribes standards for their manufacture and sale. The Secretary of Agriculture is authorized to administer and supervise the enforcement of the Act and prescribe rules to carry out its purposes. Adulterated or misbranded articles illegally held in violation of the Act or of rules pursuant thereto are subject to seizure.

S.F. 1067  By Erskine. Eliminates the requirement that cattle quarantined for bovine brucellosis eradication be ear tagged.

S.F. 1097  By Committee on County Government. Changes millage limitations for county agricultural extension education funds. The Act allows districts having a population of less than 40,000 to levy a tax of 3/4 mill, limits districts having a population of less than 50,000 to a collection of no more than $33,000 and districts having a population of more than 50,000 to a collection of no more than $40,000.

S.F. 1163  By Anderson. Allows the sheriff when investigating disputes in custody or ownership of branded animals to call upon a person approved by the Secretary of Agriculture, and removes the requirement that such person be a veterinarian. The Act also removes the limitations on the costs of the investigations. The Act requires the Secretary of Agriculture to notify owners of brands 30 days before the renewal period.

S.F. 1312  See State Government, relates to taxation of cattle.

H.F. 404  By Langland and Baker. Requires the use of a standard plate or an equivalent plate counting procedure in a laboratory for the classification of milk used for manufacturing purposes, and only milk with an estimated bacterial count of less than 3,000,000 per milliliter is acceptable. (Effective: July, 1971)

H.F. 1016  By Koch and Dougherty. Exempts carriers of unprocessed farm commodities and livestock from tariff-filing requirements and the issuance of freight receipts with the Iowa State Commerce Commission.

H.F. 1233  By Crabb, Priebe, Van Drie, Winkelman, Knoblauch, Edgington, Cochran, Johnson of Audubon-Guthrie, Camp, Strothman,
CITIES AND TOWNS

S.F. 178 See Retirement Programs, relates to municipal policemen and firemen.

S.F. 244 See Labor and Employment, relates to municipal civil service requirements.

S.F. 339 By Shirley, Walsh, and Neu. Exempts from residency requirements persons appointed by a city council to serve as attorney, city clerk, engineer, health officer, and other officers, assistants and employees. Employees of police and fire departments are exempted from the one year residency requirement as long as such employees are residents of Iowa at the time employment begins.

S.F. 1197 By Committee on Cities and Towns. Increases salaries of municipal court clerks and bailiffs for the fiscal year beginning July 1, 1970, and allows the city council, with the approval of the county board of supervisors, to set the salaries thereafter. (Emergency: Effective April 18, 1970)

S.F. 1301 By Committee on Cities and Towns. Grants authority to cities and towns which have revenue bonds outstanding for municipal parking facilities to call in the present bonds and reissue a like or greater amount at the same or a higher interest rate.

S.F. 1317 See Labor and Employment, relates to certain municipal policemen and firemen.

H.F. 184 By Lipsky. Allows property owners to pay for the removal of dead and diseased trees over a period of 10 years. The Act provides that municipalities may issue special assessment bonds in anticipation of the deferred payment.

H.F. 208 By Miller of Des Moines, Baker, Mayberry, Franklin, Tapscott, Jesse, Schwartz, Gannon, and Crosier. Authorizes extraterritorial zoning for two miles outside the boundaries of any city or town unless the county is exercising its zoning powers, and requires that plats within 2 miles of a city be approved by the city council. The former limitations were 1 mile for zoning and platting.

H.F. 506 By Andersen, Tapscott, Miller of Des Moines, Ellsworth, Renda, Voorhees, Miller of Marshall, and Walter. Increases the salaries of municipal court clerks and bailiffs in all counties $2,000 per year. Vetoed by the Governor.

H.F. 1007 See Townships and Special Districts, relates to municipal establishment of lighting districts.

H.F. 1081 See Labor and Employment, relates to municipal board of waterworks trustees.

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Duitscher, Graham, and Gannon. Establishes an Executive Committee to help improve the production, marketing, and utilization of cattle and veal calves. The Act provides for the collection of an excise tax of 10¢ per head for beef cattle and 5¢ per head for veal calves paid by any persons selling beef cattle or veal calves for slaughter to be deposited in a Cattle and Veal Calf Fund. The excise tax must be approved by a referendum vote, and each bona fide cattle and veal calf producer is entitled to one vote. The tax may be levied for four years, but at the end of four years another referendum must be held. Any person from whom the excise tax is collected may have his money refunded upon filing written application. Monies are to be expended from the Cattle and Veal Calf Fund for the cost of referendums, costs of collection of the tax, and expenses of agents and officers, and the remainder is distributed to the National Livestock and Meat Board and the Beef Industry Council, the Iowa Beef Cattle Producers Association, and to carry out the purposes and provisions of the Act.

By Committee on Appropriations. Appropriates $20,000 from the General Fund to the Department of Agriculture to supplement the appropriation by the Sixty-third General Assembly, First Session, for the fiscal year beginning July 1, 1970 to be used in employing personnel and defraying other expenses for inspection of moisture-measuring devices.
COMMERCE

Banks and Banking

S.F. 1099  By Committee on Commerce. Redefines deposit and interest for state chartered savings and loan associations. The Act allows state associations to pay interest by variable methods. The Act allows state chartered associations to make mobile home loans and updates provisions for operation under the Federal Home Loan Bank and the Federal Savings and Loan Insurance Corporation. (Emergency: Effective March 10, 1970)

S.F. 1108  See Licensing and Fees, relates to small loan firms.

S.F. 1198  By Committee on Commerce. Clarifies who may make or originate real property loans guaranteed or insured by the Veterans Administration.

H.F. 1275  By Priebe, Logue, Walter, Miller of Marshall, Hansen of Black Hawk, Cochran, Tieden, Christensen, Camp, Shaw, Duitscher, Middleswart, McCormick, Radl, Skinner, and Miller of Des Moines. Requires that a semiannual comparison be made between the deposit records of each treasurer of a political subdivision and the bank which is a public depository by the executive officer and the administrative officer of the political subdivision and an officer from each of the banks.

H.F. 1294  See Ways and Means, relates to taxation of financial institutions.

Bonds

S.F. 382  By Lamborn. Increases the maximum rate of interest payable on public bonds and anticipatory warrants to 7% (Emergency: Effective __________, 1970)

S.F. 1139  By Lamborn, Gaudineer, Gilley, Rigler, Sullivan, and O'Malley. Permits political subdivisions to exceed millage limitations during the first year of issuance of bonds in order to pay all interest due before the next millage levy. (Emergency: Effective March 24, 1970)

S.F. 1140  By Lamborn, Gaudineer, Gilley, Rigler, Sullivan, and O'Malley. Permits school districts to exceed millage limitations during the first year of issuance of bonds in order to pay all interest due before the next millage levy. (Emergency: Effective March 24, 1970)

S.F. 1156  See Education (Higher Education), relates to investments by the Board of Regents.
H.F. 1082  See Labor and Employment, relates to municipal board of waterworks trustees.

H.F. 1111  By Committee on Constitutional Amendments and Reapportionment. Changes a reference relating to representative districts for the General Assembly in the City of Clinton because of subsequent annexation of territory. (Emergency: Effective March 21, 1970)

H.F. 1161  By Grassley, Dunton, Cochran, Camp, Johnson of Audubon-Guthrie, Nielsen, Edgington, Peterson, and Stromer. Allows voters residing in territory proposed to be annexed by a city or town to vote on the annexation proposition along with the voters of the city or town. Approval of the annexation requires a majority of the combined vote.

H.F. 1203  By Alt. Increases from $3,600 to $4,200 the maximum income that persons may earn to be eligible to live in low-rent housing, and also increases the maximum amount of income each dependent may earn from $100 to $600.

H.F. 1211  By Committee on Cities and Towns. Repeals height restrictions for buildings in the housing law for cities and towns. (Emergency: Effective April 18, 1970)

H.F. 1305  By Committee on Cities and Towns. Clarifies the types of works or improvements for which cities and towns may issue general obligation bonds to finance municipal docks. (Emergency: Effective April 9, 1970)

H.F. 1306  See Land Acquisition, relates to granting easements.
See Agriculture, relates to tariff filing requirements of carriers of agricultural products.

By Committee on Commerce. Removes provisions of the Code which allowed free passes for common carriers to be distributed to Commerce Commissioners, their secretaries, experts, or other agents and to the State Conservation Director and necessary assistants. Recommended by Standing Committees on Commerce, Interim Subcommittee on the Commerce Commission.

Corporations and Cooperatives

By Curran, Coleman, Stephens, Clarke, Dodds, Keith, Laverty, Parker, Shaff, and Smith. Provides a method for 2 or more cooperative associations to merge or consolidate. The Act also provides for a proposed merger or consolidation to be submitted to a vote of members and for protection of the rights of dissenting members. Foreign and domestic associations may also merge or consolidate.

By Stanley and Shirley. Amends the Iowa Business Corporation Act provisions relating to indemnification to conform with the amended Model Business Corporation Act of the American Bar Association. The indemnification provisions are permissive, and corporations are not required to authorize indemnification.

By Stanley and Shirley. Amends the Iowa Business Corporation Act to conform more closely with the Model Business Corporation Act. The amendments relate to issuance of shares and rights of shareholders, records of the corporation and merger of business corporations, and require annual reports to be filed by March 31 instead of March 1.

By Stanley and Shirley. Makes technical changes in the Iowa Nonprofit Corporation Act for more efficient administration of the Act by the Secretary of State.

By Conklin. Repeals the $1 fee for filing notice of corporate dissolution with the county recorder so that the regular fees for county recorder will apply.

By Stanley, Walsh, Clarke, Mowry, Benda, Lamborn, Balloun, Denman, DeKoster, Neu, Conklin, and Shirley. Permits licensed practitioners to practice the professions of certified public accountancy, architecture, chiropractic, dentistry, professional engineering, land surveying, law, medicine and surgery, optometry, osteopathy, osteopathic medicine and surgery, podiatry, and veterinary medicine within a professional corporation. The Act regulates the issuance of shares and other aspects of the corporate status.

By Committee on Judiciary. Provides the same indemnification procedures for Iowa corporations organized for
See Cities and Towns, relates to reissuance of bonds.

See Education (Elementary and Secondary Education), relates to interest rates.

See Townships and Special Districts, relates to interest rates.

See Cities and Towns, relates to issuance of bonds.

**Commerce Commission**

*By Committee on Commerce.* Provides a method for replacement of a lost or destroyed warehouse receipt after deposit of a bond to cover any loss resulting from the possibility that the original receipt has been negotiated. The Act allows a depositer whose receipt has been lost or destroyed to remove the goods or sell them to the warehouseman after executing a release and agreeing to indemnify the warehouseman for any loss. Any warehouseman who loses a receipt must file an affidavit with the Commerce Commission.

*By Committee on Commerce.* Requires that all public utilities give written notice of proposed rate increases to all affected customers 30 days prior to the effective date of the increase. Public utilities subject to rate regulation must also inform affected customers of their right to file a written objection to the increase with the Commerce Commission and may request a public hearing. Recommended by Standing Committees on Commerce, Interim Subcommittee on the Commerce Commission.

*By Committee on Commerce.* Allows the Commerce Commission flexibility in publishing its annual report. Recommended by Standing Committees on Commerce, Interim Subcommittee on the Commerce Commission.

*By Committee on Commerce.* Allows the Commerce Commission to administer the provisions of the Natural Gas Pipeline Safety Act of 1968 in lieu of administration by the United States Department of Transportation and receive moneys from federal agencies for administering the Act.

See Land Acquisition, relates to regulation of pipelines.

See Land Acquisition, relates to regulation of electric utility companies.

By Renda. Requires rolling stock of railroads to be equipped with deflector and screen exhaust fire controls and to use devices to prevent the escape of blowing or burning materials or substances. Violation of the Act is a misdemeanor.

See Licensing and Fees, relates to annual decal fees for motor carriers.
S.F. 326
By Reichardt. Legalizes professional boxing and wrestling under the supervision of a Commissioner appointed by the Governor, who serves at the pleasure of the Governor. The Act imposes a tax of 5% of the gross receipts of the athletic contests to pay for the necessary supervision.

S.F. 337
See Transportation (Roads and Highways), relates to state park roads.

S.F. 359
By McGill. Clarifies present law relating to the seasons for taking fur-bearing animals and allows the Conservation Commission to set the open season for taking fur-bearing animals.

S.F. 410
By Erskine, Messerly, and McGill. Permits the State Conservation Commission, the Iowa Natural Resources Council, county conservation boards, and cities and towns or their agencies to negotiate for, purchase, or accept, but not to condemn, easements on land which is of particular interest or value for conservation purposes.

S.F. 588
By Committee on Conservation and Recreation. Permits boats with motors of certain sizes to operate on artificial lakes. The Act requires the Conservation Commission to promulgate special rules and regulations for the operation of watercraft on artificial lakes constructed by governmental subdivisions when requested to do so by the subdivision.

S.F. 1062
See State Government, relates to the Department of Soil Conservation.

S.F. 1138
By Committee on Conservation and Recreation. Removes the sharp-shinned hawk, Cooper’s hawk, and great horned owl from the list of unprotected game birds.

S.F. 1312
See State Government, relates to development of Cold Water Cave.

H.F. 91
By Christensen. Allows the Conservation Commission to promulgate for experimental purposes special rules related to the operation of watercraft and other water-oriented activity on Green Valley Lake, an artificial lake, and to evaluate the physical effects and possible recreational benefits of permitting a greater variety of recreational activities on artificial lakes.

H.F. 139
By Shaw. Authorizes the State Conservation Commission to establish routes along existing roadways for bicyclists. "Bikeways" must be clearly marked with appropriate signs. The Conservation Commission must consult with the Highway Commission and may consult with public or private groups interested in bikeways.

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pecuniary profit as are provided in enrolled Senate File 292.

H.F. 1310  
By Committee on Judiciary. Allows corporations for pecuniary profit to hold stockholders meetings at other facilities in the county than the principal place of business if stockholders are notified at least 20 days in advance of the meeting.

Trade Practices

S.F. 417  
By DeKoster. Repeals the present law relating to registration of trademarks and substitutes legislation based upon the Model State Trademark Act. The Act provides for the registration of marks with the Secretary of State and provides for their protection. (Effective: January 1, 1971)

S.F. 1179  
By Committee on Higher Education. Exempts sales made to state departments and agencies and governmental subdivisions from the Code provisions relating to the sale or resale price of trademarked articles.

S.F. 1180  
By Committee on Higher Education. Exempts state departments and agencies and governmental subdivisions from the provisions of the Code relating to unfair trade discrimination.

H.F. 719  
By Klein, Millen, Miller of Des Moines, Grassley, Lipsky, Van Nostrand, Shepherd, and Bailey. Prohibits referral sales in which the price to be paid for merchandise is contingent upon the sale of items to persons which the original customer has suggested as prospective customers. The Act authorizes the Attorney General to require a defendant to give testimony in civil suits relating to consumer fraud and removes the requirement that the Attorney General serve a defendant in a consumer fraud case two separate notices.

H.F. 1137  
By Committee on Judiciary. Imposes fair trade practices upon manufacturers and distributors of motor vehicles. The Act prohibits involuntary termination or nonrenewal of motor vehicle dealership franchises without a hearing before the Iowa State Commerce Commission to establish that such action is warranted under specifically enumerated guidelines. Decisions of the Commerce Commission are subject to judicial review. Recommended by Standing Committees on Commerce, Interim Subcommittee on Automobile Dealership Franchises.
CONSTITUTIONAL AMENDMENTS

S.J.R. 7  By Walsh, Doderer, Lamborn, Arbuckle, Benda, Potgeter, Thordsen, Schaben, Gaudineer, Glenn, Dodds, Griffin, and McGill. Allows persons 19 years of age and older to vote and be considered adults for all purposes known to law, except Constitutional age requirements for holding public office. The Joint Resolution also allows different periods of residence in order to vote for various officers. The Joint Resolution passed the General Assembly for the first time.

S.J.R. 1002  By Committee on Judiciary. Allows the Supreme Court to retire judges for disability and to discipline or remove them for good cause. The Joint Resolution passed the General Assembly for the first time.

H.J.R. 6  By Shaw, Van Nostrand, Van Drie, Ellsworth, Fischer of Greene, Roorda, Pelton, Sorg, Bergman, Hansen of Black Hawk, Voorhees, Strand, Campbell, McIntyre, and Walter. Lengthens to four years the terms of Governor, Lieutenant Governor, Secretary of State, Auditor of State, Treasurer of State, and Attorney General. The Joint Resolution also allows the Lieutenant Governor to be paid such compensation and expenses as provided by law. The Joint Resolution passed the General Assembly for the first time.

H.J.R. 10  By Ellsworth. Repeals the Constitutional prohibitions against lotteries and the sale of lottery tickets and allows the General Assembly to authorize by law bingo as well as to restrict all forms of gambling. The Joint Resolution passed the General Assembly for the first time.
H.F. 663
By Winkelman, Schroeder, Knight, and Strand. Authorizes county conservation boards, or county boards of supervisors in counties where no conservation board has been created, to appropriate up to $2,000 per year for the use of local, nonprofit historical societies.

H.F. 1004
See Law Enforcement, relates to hunting from airplanes or snowmobiles.

H.F. 1040
By Corey. Appropriates $10,000 from the General Fund to the State Historical Society for the development and reconstruction of a historical site in and around Toolsboro, Iowa.

H.F. 1232
By Committee on Conservation and Recreation. Transfers from the excise tax on motor fuel $35,000 for the fiscal year beginning July 1, 1970 to the Marine Fuel Tax Fund and appropriates $35,000 from the Marine Fuel Tax Fund to the Conservation Commission for its recreational boating program. During the fiscal year beginning July 1, 1970, and at least every four years thereafter, the Legislative Service Bureau is directed to conduct a study to determine the percentage of total motor fuel tax collected which is attributable to motor fuel used in watercraft. The General Assembly will then determine the amount of motor fuel tax to be credited to the Marine Fuel Tax Fund. The Act also allows commercial fishermen to receive motor fuel tax refunds.

H.F. 1325
By Committee on Conservation and Recreation. Enumerates the reasons for which members of county conservation boards may be removed.

H.F. 1341
By Committee on Conservation and Recreation. Authorizes the establishment of a system of scenic rivers in Iowa designated by the Conservation Commission in order to preserve rivers which possess outstanding water conservation, scenic, fish, wildlife, historic, or recreational values.
CORRECTIVE LEGISLATION

S.F. 1004  By Committee on Judiciary. Removes an obsolete reference to terms of court.

S.F. 1005  By Committee on Judiciary. Corrects wording in an Act of the Sixty-second General Assembly by changing "to" to "of"

S.F. 1007  By Committee on Judiciary. Strikes language which refers to the 1963 temporary initial assessment of utilities by the Commerce Commission.

S.F. 1009  By Committee on Judiciary. Corrects sections of the Code relating to acknowledgements which limit the services of a notary public to the county of appointment or the county in which certificates were filed. Notary publics were granted statewide authority by the Sixty-third General Assembly, First Session.

S.F. 1012  By Committee on Judiciary. Places a section of the drainage law recodification into another section for purposes of proper placement in the Code.

S.F. 1013  By Committee on Judiciary. Removes obsolete phrases and sentences from the motor vehicle law.

S.F. 1015  By Committee on Judiciary. Changes a Code reference from State Tax Commission to Department of Revenue.

S.F. 1016  By Committee on Judiciary. Removes obsolete provisions relating to county expenditures contracted prior to 1923 and 1924.

S.F. 1031  By Gaudineer. Corrects references to repealed sections in the Code relating to probate inventories and requires the clerk of court to send copies of probate inventories to the Department of Revenue.

S.F. 1079  By Committee on Conservation and Recreation. Changes a reference in the Code from the Commissioner of Fisheries to the correct title of Bureau of Sport Fisheries and Wildlife.

S.F. 1120  By Bass. Corrects the legal description in an Act passed during the Sixty-third General Assembly, First Session, which conveys land in Page County.

S.F. 1127  By Mowry. Corrects an error in allocating the appropriation made to the Supreme Court by the Sixty-third General Assembly, First Session.

S.F. 1150  By Committee on Commerce. Makes corrections in the language and style and internal references relating to Iowa Banking Act of 1969.
H.F. 352 By Stokes. Clarifies the present law regarding permissible months for the use of studded snow tires. Studded snow tires may be used from November 1 to April 1 of the following year.

H.F. 1022 By Committee on Judiciary. Removes surplus language in the Code establishing the Iowa Highway Safety Patrol.

H.F. 1023 By Committee on Judiciary. Removes unnecessary language in a reference to the "flashing" of flashing signal lights on school buses.

H.F. 1025 By Committee on Judiciary. Changes a reference from license plates to the correct term "registration plates".

H.F. 1026 By Committee on Judiciary. Changes a reference in the Code from a repealed chapter to a section of the newly enacted Banking Act of 1969.

H.F. 1027 By Committee on Judiciary. Places an Act of the Sixty-third General Assembly, First Session, relating to the operation of motorcycles in the motor vehicle chapter of the Code so that a violation of the Act will constitute a nonindictable misdemeanor.

H.F. 1028 By Committee on Judiciary. Eliminates a reference in the Code to the death penalty.

H.F. 1029 By Committee on Judiciary. Corrects an error in the Code by striking a comma and inserting the word "of".

H.F. 1030 By Committee on Judiciary. Corrects a reference to the wrong chapter of the Code in a section relating to chattel loans.

H.F. 1031 By Committee on Judiciary. Clarifies the section of the Code relating to the salaries of conservation officers to insure that the salary increase authorized by the Sixty-third General Assembly, First Session, is in addition to the salary increase authorized by the Sixty-second General Assembly.

H.F. 1032 By Committee on Judiciary. Removes obsolete sentences in the basic science law.

H.F. 1033 By Committee on Judiciary. Removes unnecessary language relating to publication of the Code by the Code Editor.

H.F. 1035 By Committee on Judiciary. Repeals a conflicting interest rate provision for joint municipal sewer bonds.

H.F. 1036 By Committee on Judiciary. Changes a reference from State Board of Social Welfare to State Department of Social Services in the Medical Assistance Act.

H.F. 1037 By Committee on Judiciary. Eliminates obsolete language in the section of the Code concerning the appointment of
COUNTY GOVERNMENT

S.F. 33  See Transportation (Roads and Highways), relates to roadside parks.

S.F. 87  See Liquor, relates to repeal of the county option.

S.F. 406 By Messerly. Allows the county recorder to record by reproduction in miniature directly from the original document and the reproduction becomes the official record. The Act requires that a security copy, to be stored outside the courthouse, be reproduced at the same time the official record is reproduced.

S.F. 568  See Townships and Special Districts, relates to benefited street lighting districts.

S.F. 1059 By Committee on County Government. Makes the salary increases authorized by the First Session of the Sixty-third General Assembly for county auditors, county treasurers, county recorders, and clerks of the district court effective retroactively to July 1, 1969. The Act requires that the valuation of moneys and credits assessed in the county be deducted from taxable valuation in making the computation for salaries. Overpayments are legalized and pay is equalized retroactive to July 4, 1965, for county officers in counties having two places for holding court but which have not received the extra $500 compensation. The Act also provides that overpayments be deducted from retroactive and future compensation and that the portion of compensation lawfully paid in 1970 based upon the valuation of moneys and credits be deducted. (Emergency: Effective January 30, 1970).

S.F. 1069  See Transportation (Roads and Highways), relates to maintenance of secondary roads.

S.F. 1104 By Klink. Increases the mileage rate for county engineers from 7¢ per mile to the state rate for public employees, which is presently 10¢ per mile, and legalizes mileage overpayments made since July, 1965, to county engineers and their assistants.

S.F. 1289 By Committee on State Government. Authorizes county boards of supervisors to appropriate funds from the county general fund to match grants to the county under any state or federal program for matching funds available from federal programs. Upon approval of 2/3 of the supervisors, the supervisors may request approval from the State Appeal Board to use money from the county emergency fund.

H.F. 377 By Middleswart. Allows county boards of supervisors to allocate a portion, not to exceed 10%, of the federal aid payments for flood and erosion control to local fire de-
legislative members to the Higher Education Facilities Commission.

By McCartney and Gannon. Corrects an error in House File 1, which was enacted during the Sixty-third General Assembly, Second Session. The Act changes the registration date from April 1 to February 1.
### EDUCATION

#### Elementary and Secondary Education

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<tr>
<td>S.F. 184</td>
<td>See Ways and Means, relates to the sales and use tax.</td>
</tr>
<tr>
<td>S.F. 640</td>
<td>See Ways and Means, relates to equalization aid.</td>
</tr>
<tr>
<td>S.F. 645</td>
<td>By Committee on Schools. Authorizes acceptance and distribution of federal funds through the National School Lunch Act and the Child Nutrition Act. (Emergency: Effective April 9, 1970)</td>
</tr>
<tr>
<td>S.F. 1083</td>
<td>By Committee on Schools. Revises and updates the statutes relating to schools by eliminating obsolete provisions and duplications. The Act also makes the term of office for school board members 3 years, except that the term of office of directors of a county or merged county school system containing a population of 250,000 or more and of a school corporation which contains a city with a population of 200,000 or more is set at four years. Recommended by Standing Committees on Schools, Interim Subcommittee on School Code Revision.</td>
</tr>
<tr>
<td>S.F. 1130</td>
<td>By Van Gilst. Allows special education pupils to be counted in the average daily membership of the school district in which they reside for purposes of school equalization aid even though the pupils may be attending school in another district.</td>
</tr>
<tr>
<td>S.F. 1140</td>
<td>See Commerce (Bonds), relates to first year issuance of bonds.</td>
</tr>
<tr>
<td>S.F. 1291</td>
<td>By Committee on Schools. Establishes a 5 member Private School Advisory Committee to be appointed by the Governor for four year terms to advise the Board of Public Instruction on matters affecting private schools.</td>
</tr>
<tr>
<td>S.F. 1293</td>
<td>By Committee on Schools. Allows school districts and county school systems to make available special education services to pupils attending nonpublic schools.</td>
</tr>
<tr>
<td>S.F. 1311</td>
<td>By Committee on Schools. Allows students participating in organized and supervised high school athletic programs to be excused from physical education requirements during their participation in athletics.</td>
</tr>
<tr>
<td>H.F. 204</td>
<td>By Andersen, Miller of Jones, Ellsworth, Radl, Waugh, Koch, Stokes, Cochran, Menefee, Freeman of Buena Vista, Johnson of Audubon-Guthrie, Battles, Miller of Des Moines, Peterson, Shepherd, Caffrey, Schroeder, Kruse, Bergman, Doyle, Perkins, Schwartz, Renda, Welden, Darrington, Rodgers, McCartney, Huff, and Newton. Allows local boards of education to determine whether junior and senior high school librarians and guidance...</td>
</tr>
</tbody>
</table>
H.F. 589

By Graham. Allows counties furnishing an ambulance service to set fees based on the user's ability to pay, as well as the cost of the service. The Act also requires counties furnishing ambulance services to coordinate such services with the services of cities and towns located within the county. Insurance companies are required to either jointly pay the insured and the ambulance service, or to pay the ambulance service.

H.F. 1154

By Committee on County Government. Reinstates the five-year term for county supervisors elected to five-year terms in 1968, but still allows only four-year terms in the future. The Act is necessary because of amendments by both the Sixty-second and Sixty-third General Assemblies.
2 units of 1 foreign language required may be taught on the basis of 1 unit per year.

H.F. 1359  By Committee on Schools. Creates the position of Deputy State Superintendent of Public Instruction and sets his salary at a maximum of 85% of the state Superintendent's salary. The Act eliminates references in the Code to Assistant Superintendents of Public Instruction and a Director of the Division of Transportation.

Higher Education

S.F. 184  See Ways and Means, relates to the sales and use tax.

S.F. 1156  By Committee on Higher Education. Allows Board of Regents institutions to invest in bonds or other evidences of indebtedness of Federal agencies.

S.F. 1187  By Committee on Higher Education. Terminates all actions by the Board of Regents with respect to purchasing land for a Western Iowa University. The Act directs that any unexpended funds remaining with the Board of Regents may not be spent until a report has been issued by the Governor's Advisory Committee on Education and the General Assembly has acted on the report. (Emergency: Effective __________, 1970)

S.F. 1202  By Committee on Higher Education. Appropriates $30,000 for each year of the biennium for the Higher Education Facilities Commission for administrative funds for the tuition grant program. (Emergency: Effective __________, 1970)

S.F. 1312  See State Government, relates to construction of buildings by pledging tuition and fees, and funds for Emmetsburg Community College.

H.F. 277  By Blouin, Kennedy of Dubuque, Franklin, Jesse, Ellsworth, Hanson of Howard-Mitchell, Van Roekel, Bennett, and Renda. Allows persons attending a teacher education institution and enrolled in a safety education program approved by the Department of Public Instruction to be a student teacher in the field of driver education.

H.F. 1279  By Tieden, Lippold, and Hansen of Black Hawk. Allows the execution of written contracts between accredited colleges and universities in Iowa and states contiguous to Iowa which offer a program of teacher education approved by the Board of Education Examiners in Iowa, or a similar agency in another state, and an approved school district or private school. The Act grants student teachers the same status as regular employees of the school district.

Merged Area Schools

S.F. 184  See Ways and Means, relates to the sales and use tax.
counselors will be employed on a part-time or full-time basis according to the needs of the school and the availability of the personnel. The Act requires the State Board of Public Instruction to recommend standards.

H.F. 427
By Kluever, Grassley, Langland, and Lawson. Creates uniform dates for the issuance and return of teachers' contracts. The Act requires that no teachers' contracts be issued for renewal prior to March 1, and that a minimum of 21 days after issuance be allowed for the return of the contract.

H.F. 443
By Van Drie, Langland, and Dunton. Permits the sale and disposal of schoolhouse sites which are no longer used for school purposes when the site is 2 acres or more in size. Sites of less than 2 acres revert to the former landowner if he wishes to pay the value of the land.

H.F. 1052
By Committee on Commerce. Increases the maximum rate of interest of general obligation bonds issued by school corporations from 6% to 7%. (Emergency: Effective March 13, 1970)

H.F. 1188
By Van Drie. Requires all schools to provide the necessary eye protective devices for students participating in certain courses and also requires that eye protective devices be worn by visitors in school shops and laboratories.

H.F. 1192
By Waugh. Provides for division and equalization of assets and liabilities when an area is attached to a school district in the same manner as when a district is reorganized.

H.F. 1309
By Committee on Schools. Clarifies secondary school curriculum requirements relating to the teaching of American history, government, social problems, and economics. The Act requires that courses in American history include the contributions and history of minority racial and ethnic groups. (Effective: July 1, 1972)

H.F. 1322
By Committee on Ways and Means. Allows school districts which have anticipated receipts allocable to the current budget at least equal to their legally approved budget for the current year, to sell public warrants by sealed bid if the district is unable to sell the warrants at the maximum rate of 5% interest and if the treasurer receives at least 2 certificates of refusal. The treasurer may reject all bids and readvertise the sale of the warrants. The Act also allows municipalities to draw anticipatory warrants payable to a business entity authorized by law to loan money.

H.F. 1338
By Committee on Schools. Allows each school board to determine the number of principals necessary for each school within a district. The Act also allows school districts to jointly employ personnel and share facilities without the approval of the State Board of Public Instruction. The
S.J.R. 7  See Constitutional Amendments, relates to election of state officials.

S.F. 340  By Briles. Eliminates the requirement that a separate election return be attached to the poll book and substitutes use of the tally list. The judges of the election will sign an affidavit attached to the tally list certifying that it is a true and correct record of the election results.

S.F. 665  By Committee on State Government. Provides that Iowa residents may vote at their previous residence until such persons meet the residency requirements for voting at the new place of residence. The voter is only allowed to vote at his former residence for candidates whose districts overlap into the elector's new residence. The Act also provides that candidates of nonparty political organizations must be nominated at a convention of not less than 250 persons from 25 counties and that the nomination certificate must list the name and address of each voter in attendance at the nominating convention. The Act further 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 record is open for public inspection. The Act provides for the use of a voter's declaration. Each voter must fill out and sign a voter's declaration of eligibility and produce some identification. In addition, this Act (1) increases the pay of election workers; (2) removes voter's oaths and replaces such oaths with written affidavits to be signed by the voter; (3) requires election workers to attend a training course conducted by the county auditors; (4) places the duty of administering the election laws in the office of the Secretary of State; (5) revises the provisions relating to mobile registrars; and (6) revises the laws relating to special elections.

S.F. 1083  See Education (Elementary and Secondary Education), relates to school boards.

S.F. 1111  By Rigler. Requires that election precincts be divided or redrawn by March 15 of the year following the year in which each Federal decennial census is taken, when a precinct is found to have a total census population (not voting population) of more than 1/10 of 1% of the total state population. However, election precincts may be as large as 12/100 of 1% of the total state population in cases where this limit will (1) avoid the necessity of dividing a civil township which, either in its entirety or in all of its area outside any or all incorporated cities or towns, constitutes a single election precinct, or (2) avoid the necessity of creating more than four election precincts in a city. No minimum population
S.F. 1159  By Arbuckle. Provides that school corporations which lease buildings or property, formerly used as a junior college, to a merged area school cannot use rents or moneys collected as part of the total amount estimated and certified to apply on principal and interest to determine if the school corporation has exceeded the 10 mill limitation. (Emergency: Effective March 24, 1970)

H.F. 333  By Andersen. Requires all counties to become part of a merged area by April 1, 1971, or the State Board of Public Instruction will assign such counties to a merged area or form such counties into new merged areas. The Act also prescribes a procedure for such counties to voluntarily become part of a merged area before April 1, 1971, and prescribes a procedure for merged areas to combine. Area vocational school attendance centers must be provided in each county containing a city of 50,000 population or more.

S.F. 1221  By Kyhl, Potgeter, Walsh, Rigler, and Schaben. Allows legislative members of the Interstate Cooperation Commission to receive per diem payments on a current basis. The provisions of the Act are retroactive to July 1, 1969.

S.F. 1279  By Committee on Rules. Changes the method of computation of the Lieutenant Governor's per diem compensation when the Lieutenant Governor is unable to complete his term of office from the nearest whole month served to the number of days served.

S.F. 1312  See State Government, relates to an appropriation for the Criminal Code Review Study Committee.

H.F. 106  By Goode. Repeals the chapter of the Code relating to emergency legislative succession. The chapter requires a legislator to designate 3 to 7 emergency interim successors to his powers and duties and to specify their order.

H.F. 163  By Grassley, Bailey, Shaw, and Welden. Requires administrative departments submitting rules to the Departmental Rules Review Committee to have a representative of the department present at the meeting at which its rules will be considered, and provides that rules not filed with the Secretary of State within 60 days after final action by the Committee or after the date the Attorney General submits his advisory opinion, are void. The Act requires that all rules be submitted to the Code Editor for examination before filing with the Secretary of State. Statutes cannot be paraphrased in departmental rules.

H.F. 1020  See Elections, relates to selection of candidates for the General Assembly.

H.F. 1232  See Conservation and Recreation, relates to the Legislative Service Bureau study of watercraft motor fuel taxation.
for election precincts is established, but precincts must be of as nearly equal population as possible within any city, town, or township which has more than one precinct. Where necessary to comply with the foregoing requirements, the Act permits a city to locate a polling place for a particular election precinct outside the boundaries of that precinct. (Emergency: Effective ______________, 1970)

S.F. 1162  
By Committee on County Government. Permits county auditors to begin mailing absentee ballots to qualified electors, other than members of the armed forces, at the same time that ballots are mailed to members of the armed forces. The Act revises several sections of the Code relating to primary elections which were not changed when the primary election date was returned to June.

H.F. 1020  
By Goode. Makes administrative changes in present election laws for members of the General Assembly due to redistricting and the establishment of single-member legislative districts. The Act provides for establishment of a legislative representative central committee and a senate legislative central committee for each party in each district which will nominate candidates for special elections if vacancies occur, and for regular elections: (1) if no candidate is chosen at the primary election, (2) if the nomination becomes vacant before the regular election takes place, or (3) if vacancies occur too late to file nomination papers in the primary election. (Emergency: Effective February 18, 1970)

H.F. 1097  
By Camp and Drake. Provides for the registration of voters in all counties with a population of 50,000 or more. The Act establishes the office of commissioner of registration in each county in which registration is required and designates the county auditor as commissioner of registration. The office for permanent registration in counties with a population of 50,000 or more is in the city hall in the case of cities, and the courthouse for all persons residing outside the corporate limits of a city with a population of 10,000 or more. The Act also provides for branch registration and mobile registrars in counties where registration is required.
project may be a sanitary landfill, an incineration facility, or another type of disposal facility approved by the Commissioner of Public Health. The sanitary disposal projects may be established separately or jointly by the responsible public agencies, and such public agencies may contract with private persons or agencies to provide the sanitary disposal service. The Commissioner of Public Health is required to promulgate, adopt, and enforce rules for the proper administration of the Act and may require the assistance of local boards of health in the licensing and inspection of such projects. Each city, town or county must file plans for compliance with the provisions of the Act and the rules adopted pursuant thereto by January 1, 1973. To finance the sanitary disposal projects, counties may levy up to 1/4 mill on all property outside the incorporated limits of cities and towns. Such money may be used for planning purposes, to finance the operation of the facility, or to amortize any general obligation bonds. Revenue bonds may also be issued by counties. Cities and towns are authorized to issue general obligation bonds and revenue bonds as presently provided by law and may levy up to 1/4 mill for one tax year only for planning purposes. In addition, the counties, cities and towns are authorized to charge and collect reasonable user fees and other service charges. An appropriation of $50,000 is provided to the State Department of Health for the administration of the Act during fiscal year 1971. Recommended by Environmental Preservation Study Committee. (Emergency: Effective , 1970)

See State Government, relates to aid for sewage treatment plant construction.

By Committee on Environmental Preservation. Creates a Chemical Technology Review Board, consisting of seven ex-officio state officers and two public members from the agricultural industry, to regulate the sale, use and disuse of agricultural chemicals. The Review Board will also be assisted in its responsibilities by a 10 member Advisory Committee consisting of scientific and technical experts from state government and its institutions of higher learning. The primary responsibility of the Review Board is to adopt rules to protect the health and well-being of people, domestic animals, wildlife, plants, soil, air and water from hazards which may result from the use of pesticides, feed additives or soil additives. An appropriation of $10,000 for fiscal year 1971 is provided for the Chemical Technology Review Board. Recommended by Environmental Preservation Study Committee.
HEALTH

S.J.R. 1005 See General Assembly, relates to funds for College of Osteopathic Medicine and Surgery.

S.F. 77 See Licensing and Fees, relates to the practices of podiatry and medicine.

S.F. 456 See Licensing and Fees, relates to nursing home administrators.

S.F. 1275 By Committee on Appropriations. Increases the salary of the Commissioner of Health beginning February 28, 1970 from $23,000 to $30,000. (Emergency: Effective __________, 1970)

S.F. 1276 See Law Enforcement, relates to treatment of narcotic drug addicts.

S.F. 1303 See Licensing and Fees, relates to inspection of funeral establishments.

S.F. 1319 See Licensing and Fees, relates to the practice of medicine.

H.F. 199 By Campbell, Schwartz, Stokes, Kluever, and Corey (by request). Repeals present statutes relating to vital statistics and substitutes the Model State Vital Statistics Act of 1959. The Act places responsibility for preparing and filing birth certificates with the hospital, gives the State Registrar the authority to approve the appointment of local registrars and to establish registration districts, requires local registrars to forward certificates, reports, and returns weekly, and increases the fees paid to local registrars for certificates to 50¢. Birth certificates of illegitimate children are filed directly with the State Registrar. The Act provides for the registration of births, deaths, and marriages which have not been registered, provides for certificates of adoption, provides for new certificates of birth, requires the funeral director or person who first assumes custody of a dead body to file a death certificate, and restricts access to the records.

H.F. 404 See Agriculture, relates to the classification of milk.

H.F. 1216 See Licensing and Fees, relates to dogs.

H.F. 1243 See Licensing and Fees, relates to health care facilities.

Environmental Preservation

S.F. 1272 By Committee on Environmental Preservation. Requires that cities, towns, and counties provide approved sanitary disposal projects for the final disposition of solid wastes by their citizens by July 1, 1975. The sanitary disposal
contracts for more than 25 persons in any calendar year. Agents in the service of a fraternal beneficiary society on July 1, 1970, are not required to take the examination in order to be licensed. The provisions of the Act do not apply to member representatives of any society insuring its members against death, dismemberment, and disability resulting from accident only.

By Van Drie, Fischer of Grundy, Huff, Tapscott, Christensen, and Kennedy of Dubuque. Authorizes a domestic life insurance company in Iowa to invest in obligations of the Asian Development Bank up to 2% of its total assets, but limits total obligations of the company to the International Bank for Reconstruction and Development, the Inter-American Development Bank, and the Asian Development Bank to a total of 4% of their total assets.
INSURANCE

S.F. 203
By Briles and Thordsen. Limits the reasons for which a casualty insurance company may cancel or refuse to renew an insured's automobile liability policy. The Act requires a company to give adequate notice of cancellation or intent to not renew and to supply the insured upon request with the reasons for cancellation or nonrenewal. An insured person may also request a hearing before the Insurance Commissioner to establish the validity of the evidence used by the insurer. Recommended by Standing Committees on Commerce, Interim Subcommittee on Insurance.

S.F. 257
By Committee on Commerce. Exempts from the definition of security in the Iowa securities law an insurance or endowment policy or annuity contract under which an insurance company promises to pay money for life or some other specified period.

S.F. 1102
By Committee on Commerce. Provides a procedure for claimants and policyholders of certain insurance policies to have their covered claims paid if an insurer becomes insolvent. A Post Loss Assessment Fund assessed against the other authorized insurers offering the same kind of business in the state is established. The Act further provides for methods of early detection and prevention of insurance insolvencies. Recommended by Standing Committees on Commerce, Interim Subcommittee on Insurance.

S.F. 1203
By Committee on Commerce. Provides regulation and control of the types of subsidiaries that a domestic insurance company may organize or acquire and the amount of money the company may invest in such subsidiaries. The Act regulates certain activities of insurance holding companies and requires disclosure of relevant transactions between such holding companies and their insurance company subsidiaries. Recommended by Standing Committees on Commerce, Interim Subcommittee on Insurance.

S.F. 1209
By Committee on Commerce. Allows officers and directors of insurance companies and other financial institutions to be members of boards of directors of economic development corporations. Recommended by Standing Committees on Commerce, Interim Subcommittee on Insurance.

H.F. 221
By McIntyre. Increases the amount fire and casualty insurance companies can loan on first mortgages from 50% to 75% of the value of the property.

H.F. 231
By Andersen. Requires authorized or acknowledged insurance agents of fraternal beneficiary societies to be licensed if they solicit or procure life insurance contracts in excess of $25,000 in any calendar year or other kinds of insurance.
and permits private publication of Supreme Court Reports. The Act allows flexibility in publication of annotations to the Code and allows the Supreme Court to appoint a separate Code Editor. The Act requires the Supreme Court to cause to be furnished to the district courts and any other governmental agencies deemed necessary, copies of their official reports. The bonding requirement for the Supreme Court Reporter is abolished. (Emergency: Effective April 3, 1970)

S.F. 1197  See Cities and Towns, relates to municipal court clerks and bailiffs.

S.F. 1315  By Committee on Judiciary. Amends the Dissolution of Marriage Act to require that orders for support payments and judgments for costs, if the dissolution of marriage is dismissed, be entered on the judgment docket and lien index. Orders for support payments shall be records open to the public. The Act further defines legitimacy of children born to the parties or to the wife in a marriage relationship which is terminated or annulled.

H.F. 241  By Miller of Jones, Brinck, and Shepherd. Provides for the payment of attorneys' fees for court appointed attorneys in cases relating to escapes by, judgments against, and habeas corpus proceedings by inmates of any state institution. The Act is retroactive to January 1, 1966.

H.F. 357  See Retirement Programs, relates to municipal court judges.

H.F. 506  See Cities and Towns, relates to municipal court clerks and bailiffs.

H.F. 1156  By Committee on Judiciary. Revises the Iowa law governing divorce. The Act changes the term "divorce" to "dissolution of marriage" and replaces current grounds for divorce with one requirement—that there has been a breakdown of the marriage relationship to the extent that the legitimate objects of matrimony have been destroyed and there remains no reasonable likelihood that the marriage can be preserved. The Act permits appointment of an attorney to represent the interests of minor children of the parties, imposes a 90 day waiting period before the decree may be entered, and requires the parties to undergo conciliation procedures in all cases unless waiver is made due to demonstrated emergency or necessity which warrants immediate entry of the dissolution decree. Recommended by Divorce Laws Study Committee - Sixty-second General Assembly.

Dates of Legalizing Actions

S.F. 596  By Committee on Judiciary. Legalizes certain actions prior to 1950 relating to contracts for deeds and descriptive terms used in conveyances.
S.J.R. 1002 See Constitutional Amendments, relates to the retirement of judges.

S.F. 20 By Gaudineer. Provides that if a demurrer to an indictment is incorrectly sustained, such error shall not act as a bar to further prosecution for the same offense.

S.F. 124 By Sullivan. Requires indigent clients represented by court-appointed attorneys to file financial statements. Attorney fees for attorneys appointed by the court for financially able persons who refuse to employ an attorney are taxed as part of the court costs against the person receiving legal assistance. The Act allows attorneys appointed at public expense to receive partial payment on behalf of their clients, but such payments must be disclosed to the court.

S.F. 253 By DeKoster and Denman. Establishes new salary schedules for full-time district court shorthand reporters, based upon the population of the largest city in the district, and for full-time municipal court shorthand reporters based upon the city's population. The Act also establishes per diem payments for district court shorthand reporters hired on an emergency basis and for part-time municipal court shorthand reporters. The Act prohibits sex discrimination in the hiring of shorthand court reporters. Official shorthand reporters are empowered to administer oaths. Provisions concerning the pay for court officers and other authorized persons who take depositions and the official shorthand reporter for the Industrial Commissioner are repealed.


S.F. 1023 By Glenn. Permits the clerk of the court to allow application for relief from appraisement for tax purposes if the market value of an estate is less than $1,000 and written approval is obtained from the Director of Revenue.

S.F. 1076 By Committee on Law Enforcement. Allows forgery cases to be tried either in the county where the forged instrument is passed or the county where it is produced or drawn.

S.F. 1096 By DeKoster and Griffin. Permits persons who have communication handicaps to have the assistance of an interpreter in any legal proceeding before a court or administrative agency and provides for the payment of such interpreters.

S.F. 1149 By Committee on Judiciary. Updates the statutes relating to the publication of official reports of the Supreme Court
LABOR AND EMPLOYMENT

S.F. 82 By O'Malley. Authorizes the Industrial Commissioner to order the taking of depositions in workmen's compensation cases.

S.F. 83 By O'Malley. Repeals a requirement that the Industrial Commissioner preside as chairman of boards of arbitration and authorizes the Industrial Commissioner to prepare and publish statistical reports and analyses and to provide a seal for the certification of orders, decisions and appeals.

S.F. 173 By Thordsen, Sullivan, and Denman. Increases from 5% to 8% the amount of annual gross earnings an employment agency may collect from a person whom the agency aided in procuring employment. The Act exempts from the restriction, fees charged to employers where no fee is charged to the employee.

S.F. 244 By Potgeter. Repeals the municipal civil service provision which requires a person to have been a resident of the state for at least 1 year. Municipal civil service employees are required to be residents of Iowa during their employment. Cities may establish reasonable maximum living distances outside the corporate limits for policemen, firemen, and other critical employees. The Act exempts from the civil service, assistant chiefs of police in departments numbering more than 250 members and only requires cities of more than 25,000 population to employ the police chief from the active members of the department. City councils of cities of less than 25,000 population must set the residency requirements for the chief of police.

S.F. 339 See Cities and Towns, relates to residency requirements of city council appointees.

S.F. 1273 By Committee on Human and Industrial Relations. Grants the Chairman of the Employment Security Commission the authority to sue in other states for the collection of unemployment contributions, penalties and interest, and also permits other states to sue in Iowa. The Act requires that such authority is dependent upon the recognition by all the states involved of each state's authority to institute such actions and the cooperation of each state. (Emergency: Effective , 1970)

S.F. 1281 By Committee on Human and Industrial Relations. Makes the Workmen's Compensation Act compulsory and covered employers and employees are no longer allowed to reject provisions of the Workmen's Compensation Act. Benefits are increased and are based on a percentage of the average weekly wage, rounded to the nearest dollar, as determined by the Employment Security Commission. The Industrial Commissioner and his deputies must be attorneys. Employers not exempt from Workmen's Compensation Act and not having furnished proof of financial
<table>
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<tr>
<th>S.F. 1056</th>
<th>By Mowry and Rigler. Extends the date of legalizing acts relating to notaries public and acknowledgments to acts performed and acknowledgments taken before 1960 and including the Code of 1966.</th>
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<tr>
<td>S.F. 1057</td>
<td>By Mowry and Rigler. Extends the dates of previous legalizing acts which relate to special limitations of actions.</td>
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<td>S.F. 1058</td>
<td>By Mowry and Rigler. Extends the dates of previous legalizing acts relating to the legality of wills. The Act legalizes those wills executed prior to January 1, 1967 for which there was no notice of appointment, or notice of admission of the will to probate, or notice of the appointment of the executor.</td>
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<tr>
<td>S.F. 1066</td>
<td>By Mowry and Rigler. Extends the dates for legalizing prior judgments and decrees to more current years.</td>
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der 18 years of age from occupations which may be injurious to life and limb. The Act provides for the issuance of work permits by local school officials as a prerequisite to obtaining a job in order to facilitate better control of child labor. Enforcement is primarily the responsibility of the Bureau of Labor with assistance from law enforcement agencies and local officials. A Committee on Child Labor is also established to promulgate rules and regulations declaring occupations to be safe or hazardous to life and limb. (Emergency: Effective _____________, 1970)
ability and solvency to the Insurance Commissioner are liable for personal injuries to employees and must carry compensation liability insurance. Permanently disabled employees are entitled to an additional $20 per week payment for each week the person is actively participating in an approved vocational rehabilitation program.

S.F. 1317
By Committee on Cities and Towns. Includes policemen and firemen employed in cities and towns before March 1, 1934, under the Workmen's Compensation Act.

H.F. 251

H.F. 409
By Kreamer, Tapscott, and Huff. Allows sums designated by a public employee to be withhold from salaries or wages for payment to public employee credit unions.

H.F. 788
By Committee on State Government. Establishes a special Employment Security Contingency Fund consisting of interest and penalties collected on delinquent employment security contributions and reports. Moneys from the Fund cannot be substituted for Federal funds, but may be used as a revolving fund to cover expenditures for which Federal funds have been requested but not yet received. Other purposes for which the money may be expended are specified.

H.F. 1081
By Alt, Tapscott, Huff, Franklin, Milligan, Kreamer, Jesse, Caffrey, Bennett, Renda, and Skinner. Allows the board of waterworks trustees in cities of more than 125,000 population to pay all or part of the cost of group insurance for employees.

H.F. 1082
By Alt, Tapscott, Huff, Franklin, Milligan, Kreamer, Jesse, Caffrey, Bennett, Renda, and Skinner. Allows the board of waterworks trustees in cities of more than 125,000 population to include coverage of an employee's dependents in a group insurance plan.

H.F. 1197
By Committee on State Government. Allows state employees to receive 2 weeks vacation for the 2nd through the 5th year of employment, 3 weeks for the 6th through the 12th year, and 4 weeks vacation for each year of employment after the 12th. The Act also changes the formula for computing vacation allowances for employees terminating employment at some time other than the anniversary date of their employment.

H.F. 1251
By Committee on Human and Industrial Relations. Revises the child labor law. The Act is designed to protect persons un-
S.F. 1157

See Transportation (Roads and Highways), relates to access to roads.

S.F. 1171

By Committee on County Government. Revises the methods by which condemnation commissions are selected and changes their title to compensation commissions. The Act repeals the procedures for appointment of condemnation commissions by the Supreme Court if a state agency is condemning property. It requires county boards of supervisors to annually select not less than 28 residents of the county to be eligible for selection as compensation commissioners, and requires the chief judge of the judicial district to select 6 persons from the 28. One-third of the persons must be owners-operators of agricultural property or owners of city or town property, whichever is appropriate, 1/3 licensed real estate salesmen or brokers, and 1/3 persons knowledgeable in property values. If the award of the commissioners exceeds 110% of the final offer of the condemnor, the condemnor must pay the reasonable attorney fees and costs of the condemnee. The Act provides uniform per diem payment of $50 and the actual and necessary expenses of the commissioners. The Chief Justice of the Supreme Court is directed to provide for the preparation of written instructions for commissioners, and such instructions must be read aloud to each commission before it commences its duties. The Act requires governmental agencies condemning land for highway purposes to replace or move fences or buildings located on condemned property or to provide payment therefor if such payment or replacement is not otherwise provided. Recommended by Eminent Domain Study Committee.

S.F. 1184

By Committee on County Government. Amends the law relating to pipeline regulation and provides that all pipeline companies petitioning the Commerce Commission for a permit to construct a pipeline must prove additional facts prior to filing the petition, the pipeline company must hold informational meetings in all counties affected by a proposed project and give notice to the landowners affected. Pipeline companies may not sign easements with landowners until after the informational meetings have been held. Recommended by Eminent Domain Study Committee.

S.F. 1185

By Committee on County Government. Amends the law relating to electric transmission line regulation and provides that prior to filing a petition with the Commerce Commission for a franchise to construct electric transmission lines, the utility company must hold informational meetings in all counties affected by the proposed project and give notice to the landowners affected. The Act provides that the granting of the franchise vests the power of eminent domain in the utility for the particular project. Utility companies may not sign easements with landowners until after the informational meetings have been held. Any person, company, or corporation aggrieved by the action of the Commerce Commission in granting or failing to grant a franchise is given the
LAND ACQUISITION

S.J.R. 1006 By Conklin and Schäben. Authorizes the Executive Council to negotiate to acquire Terrace Hill.

S.F. 410 See Conservation and Recreation, relates to acquisition of land for conservation purposes.

S.F. 683 By Committee on Judiciary. Directs the Executive Council to execute a quit claim deed to a parcel of land in Lee County to which the Conservation Commission has a partial claim. The land is deeded to a company in exchange for a parcel of land owned by the company. (Emergency: Effective February 27, 1970)

S.F. 1055 By Committee on Transportation. Requires the Highway Commission to provide landowners who are forced to move because their property is being acquired for a federal-aid highway project the choice of participation in a relocation assistance program or receipt of relocation payments. The Highway Commission is required to pay the landowner for replacement of his home in order that the landowner may live in safe, sanitary, and decent housing. The Highway Commission is required to reimburse the landowner for reasonable and necessary expenses incurred. The Act also allows the Highway Commission or any political subdivision to provide all or a part of the same programs and payments for landowners displaced by nonfederal-aid highway projects. Recommended by Highway Programs Study Committee. (Emergency: Effective March 20, 1970)

S.F. 1135 By Committee on County Government. Removes the power of eminent domain from the Armory Board; cities and towns for memorial halls and monuments to soldiers, sailors, and marines; counties for limestone quarries; the Highway Commission for constructing airstrips; boards of library trustees for library purposes; persons and corporations for rights-of-way to drain water from lands underlaid with coal; and agricultural societies. The Act provides for counties to acquire land for farm-to-market roads without the assistance of the Highway Commission. The Act requires utilities and railroads acquiring property which displaces persons to pay a displacement allowance in the same manner as the Highway Commission is required to pay displacement allowances for federal-aid highway projects. Recommended by Eminent Domain Study Committee.

S.F. 1136 By Committee on County Government. Requires state agencies, counties, cities or towns when negotiating for land for highway purposes to furnish the property owner with an itemization of the appraised value of the real property or interest therein, buildings, and all other improvements including fences, severance damages and loss of access. Recommended by Eminent Domain Study Committee.
S.F. 238
By Committee on State Government. Transfers the responsibility for enforcement of all laws and regulations relating to narcotic, counterfeit, and depressant or stimulant drugs from the Board of Pharmacy Examiners to the Department of Public Safety. Narcotics agents employed by the Board of Pharmacy Examiners are transferred to the State Department of Public Safety. The Act appropriates $11,000 to the Department of Public Safety for the state's prior years contributions to the Peace Officers' Retirement System for the transferred agents. The Act requires the Commissioner of Public Safety to establish a Division of Drug Law Enforcement. (Emergency: Effective ______________, 1970)

S.F. 344
By Thordsen. Transfers the administration and control of the Law-Enforcement Officers' Training Academy from the Department of Public Safety to the Office of the Governor and all appropriations for the Academy to the Office of the Governor. The Act allows the Law-Enforcement Academy Council greater flexibility in determining who may attend the Academy.

S.F. 585
By Committee on State Government. Creates a State Criminalistics Laboratory within the Department of Public Safety. The Act also creates the position of State Medical Examiner, who must be licensed to practice medicine in Iowa, to provide assistance, consultation, and training to county medical examiners and law enforcement officials. The Act requires county boards of supervisors to appoint, prior to January 2, 1971, county medical examiners who are licensed to practice medicine in Iowa. Deaths, where determination of the cause of death is in the public interest, must be reported to the State Medical Examiner or the county medical examiner, and law enforcement agencies must be informed in order that investigations may be made.

S.F. 1276
By Committee on Law Enforcement. Allows persons to request treatment and rehabilitation for addiction or dependency to any narcotic drug and prohibits medical practitioners and hospitals from disclosing the names of such persons. If the person is a minor, medical practitioners and hospitals may not inform the parent or legal guardian of such treatment without the consent of the minor. Medical practitioners and hospitals are required to file statistical reports quarterly with the Commissioner of Public Health and the Narcotics Law Enforcement Division. Such reports will not contain the names of persons seeking treatment. The names of the medical practitioner or hospital are not public record. The Act provides penalties for persons violating the provisions of the Act.

S.F. 1312
See State Government, relates to salaries of Highway Safety Patrol employees, and salaries of narcotic enforcement personnel.
right of a rehearing and appeal to the courts. County boards of supervisors are no longer authorized to grant franchises. Recommended by Eminent Domain Study Committee.

H.F. 595  
By Doyle. Allows state departments purchasing real estate to provide for payment over a period of years, but purchase payment can only be made from capital funds appropriated for the purchase. Remedies of the seller in the event of default are prescribed.

H.F. 687  
By Shaw. Requires condemnors to furnish landowners a legal description of the portion of a parcel of land taken and a legal description of the remainder of the parcel.

H.F. 1306  
By Committee on Cities and Towns. Allows municipalities to grant easements for roads, streets, water mains and pipes, sewers, power lines, telephone lines, all pipelines, and all utilities for industrial projects. (Emergency: Effective April 10, 1970)
LICENSING AND FEES

S.F. 77 By Frey. Increases fees for renewal of a license to practice podiatry from $5 to $15, and for the resident physician license from $15 to $25 and the renewal fee from $3 annually to $5 annually. The Act also increases the fee for a temporary certificate to practice medicine and surgery from $25 to $50 and allows such certificates to be renewed for 3 years at a cost of $50 per year. Fees for a resident osteopathic physician and surgeon license are increased from $15 to $25 and the annual renewal fee is increased from $3 to $5.

S.F. 220 See Transportation (Motor Vehicles), relates to farm wagons.

S.F. 440 By Committee on Law Enforcement. Allows families living with Iowa military servicemen stationed outside Iowa the same period of 6 months after the discharge of the serviceman to renew operator's and chauffer's licenses. The extension of the validity of the license for family members is limited to 5 years.

S.F. 460 See Commerce (Corporations and Cooperatives), relates to fees for corporate dissolution.

S.F. 456 By Committee on Social Services. Provides for licensing of nursing home administrators, a requirement for continued state eligibility to participate in the Federal Medicaid Program. The licensing and related regulatory functions will be administered by a 9 member board, composed of 6 nursing home administrators, 1 hospital administrator, 1 doctor, and 1 pharmacist, nurse, or educator with actual administrative experience in a nursing home. Permanent licenses will be issued only to persons 21 years of age or older, of "good moral character... sound mental health, and physically able to perform the duties" of a nursing home administrator, and only upon satisfactory completion of a prescribed course of training and instruction and passage of a written examination. Persons who have been nursing home administrators for 2 years prior to July 1, 1970 may receive temporary licenses for the next 2 years, but must thereafter qualify for a permanent license. Licenses will be valid for 1 year; the fee for issuance and for annual renewal may not exceed $30.

S.F. 594 By Committee on Law Enforcement. Increases license fees for motor vehicle manufacturers and their factory branches, for motor vehicle distributors or wholesalers, for factory and distributor's branch representatives, and for motor vehicle dealers. The Act changes from June 30 to December 31 the date which excess moneys from the Motor Vehicle Dealers License Fee Fund revert to the General Fund.
H.F. 126
By Fischer of Grundy and Andersen. Declares eavesdropping by means of electronic surveillance devices unlawful except under tightly restricted circumstances. The Act permits the Attorney General or a county attorney to make application in the district court for an order authorizing interception of wire or oral communications by the Iowa Bureau of Criminal Identification and Investigation when evidence will likely be obtained of the commission of murder, arson, bomb placement, kidnapping, robbery, bribery, extortion, or unlawful dealing in narcotics and other dangerous drugs. Vetoed by Governor.

H.F. 1004
By Stromer, Rodgers, and Dougherty. Makes it unlawful to pursue wild game with aircraft or snowmobiles and prescribes penalties for violation.

H.F. 1187
By Nielsen, Schroeder, Crabb, Van Roekel, Hanson of Howard-Mitchell, Fisher of Greene, Edgington, Darrington, Miller of Jones, Grassley, Cunningham, Logemann, Bergman, Kennedy of Dubuque, Poncy, Graham, Johnson of Audubon-Guthrie, Stokes, and Knight. Expands the definition of "peace officer" in the implied consent law to include law enforcement officers who have satisfactorily completed an approved course relating to motor vehicle operators under the influence of alcoholic beverages at the Iowa Law-Enforcement Officers' Training Academy or a training program approved by the Department of Public Safety. The implied consent law allows peace officers to administer chemical tests for determining intoxication.

H.F. 1329
By Committee on Law Enforcement. Declares the intentional reporting of false or fraudulent reports or information concerning crimes, fires, or accidents to peace officers, physicians, hospitals, ambulance services, or fire departments unlawful and prescribes penalties.
S.F. 1011  By Committee on Judiciary. Requires a minimum registration
fee for motor vehicles of $5 and provides that no refunds
of registration fees for less than $5 be allowed.

S.F. 1108  By Griffin. Repeals the present requirement that the yearly
license fee charged to small loan firms must cover the cost
of the annual examinations of the firms' accounts by the
Superintendent of Banking, and also eliminates charging a
lesser fee for licenses issued after June 30 of any year.
The Act provides a method for establishing fees to be
charged for examination of such firms based on the actual
cost of operating the Small Loan Division of the Department
of Banking.

S.F. 1152  By Committee on Law Enforcement. Increases from $1 to $2
the fee for furnishing a copy of a motor vehicle accident
report filed by a law enforcement officer.

S.F. 1153  By Committee on Law Enforcement. Increases from $1 to $2
the fee for furnishing copies of a driving record of persons
subject to the motor vehicle responsibility law.

S.F. 1181  By Committee on Law Enforcement. Increases the length of
time which a driver's or chauffeur's license issued after
July 1, 1975, is valid from 2 to 4 years and doubles the
fee. The Act requires that licenses issued to persons un­
der 21 or over 65 years of age shall be for 2 years. Until
July, 1975, licenses may be issued for 2 or 4 years. All
persons under 18 years of age who attend schools offering
an approved driver's education course must enroll in such
a course.

S.F. 1303  By Committee on State Government. Requires inspection of
funeral establishments by the Commissioner of Health. The
Act provides that the inspection fee will be $15 and estab­
lishes a trust fund for deposit of the fees.

S.F. 1312  See State Government, relates to chauffeur's and operator's
licenses.

S.F. 1319  By Committee on State Government. Increases the fees for
renewal of licenses to practice medicine, surgery, osteo­
pathic medicine and surgery, or osteopathy from $5 to $15.

H.F. 77  See Transportation (Motor Vehicles), relates to snowmobiles.

H.F. 231  See Insurance, relates to agents of fraternal beneficiary
societies.

H.F. 353  By Kehe, Welden, and Pierson. Increases from $2 to $4 the
penalty fee for failure to renew annual certificates of
registration of civil engineers.

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H.F. 452 By Freeman of Clay-Dickinson, Dunton, Strothman, Strand, Kennedy of Chickasaw, Kitner, Johnson of Audubon-Guthrie, Wolfe, Alt, Stokes, Corey, Van Roekel, Hanson of Howard-Mitchell, Tapscott, and Mayberry. Requires the payment of a license fee of $10 per year for operation of a vehicle from which food is sold directly to the public.

H.F. 760 By Committee on Commerce. Increases the annual decal fee from 25¢ to $1 for registration by motor carriers of their Interstate Commerce Commission operating authority with the Iowa State Commerce Commission. (Emergency: Effective March 10, 1970)

H.F. 785 By Committee on State Government. Increases the per diem compensation for members of the Watchmakers' Board from $10 to $30 and the fees for watchmakers examinations, registration of residents, nonresidents, and apprentice watchmakers; renewal of registration; and issuance of duplicate certificates in order that the Watchmakers' Board may be self-supporting.

H.F. 1018 By Hanson of Howard-Mitchell, Rex, and Dougherty. Doubles the fees which may be collected for real estate transfers, certificates of redemption, and certificates for lands sold due to nonpayment of taxes.

H.F. 1216 By Kitner. Increases the age at which a dog must be licensed from 3 months to 6 months, and changes the required age for rabies vaccination from 3 months to 6 months. (Emergency: Effective March 21, 1970)

H.F. 1229 By Committee on County Government. Increases the fee for filing hospital liens to $2 for each claim against a patient.

H.F. 1243 By Committee on Social Services. Replaces 2 present licensing categories for residential health care facilities—custodial homes and nursing homes—with a total of 7 licensing categories. One of the categories, adult foster homes, is a new concept in Iowa law and applies to care of 1 or 2 aged, ill, or infirm individuals by persons other than their relatives in a private home or similar situation. The other 6 categories—boarding homes, custodial homes, basic nursing homes, intermediate nursing homes, skilled nursing homes, and extended care facilities—applies to facilities caring for 3 or more aged, ill, or infirm persons and are graduated by the type and extent of the health care services offered. The Act updates and expands the existing nursing home law in accordance with the new multiple licensing category approach, with the intent of placing emphasis on the quality of the services received by patients or residents of residential care facilities as well as on the physical plants of these facilities. Recommended by Standing Committees on Social Services, Interim Subcommittee on Nursing Homes. (Effective July 1, 1971)
LIQUOR

S.F. 87  By Frey, Schaben, and DeHart. Repeals Code provisions which allow counties to approve by election the prohibition of the sale of alcoholic beverages by the drink.

S.F. 97  By Frommelt. Strikes the Code requirement that licensees dispensing liquors for retail sale must file retail price lists with the Liquor Control Commission.

S.F. 120 By DeHart, Frey, and Coleman. Allows Class C liquor permit holders to surrender their permits and receive a refund based upon the remaining portion of the period for which the permit was issued.

S.F. 1122 By Lange and Mogged. Removes the requirements relating to seals on liquor bottles and allows the Liquor Control Commission to prescribe identifying markers for placement on liquor bottles.

H.F. 560 By Van Drie, Dunton, Fischer of Grundy, McIntyre, and Fisher of Greene. Prohibits refund of liquor control license fees while charges of violation of the liquor control laws are pending before the Liquor Control Commission.

H.F. 1187 See Law Enforcement, relates to administering tests for intoxication.
MILITARY SERVICE

S.F. 440  See Licensing and Fees, relates to operator's licenses of families of servicemen.

H.F. 499  By Miller of Page, Freeman of Buena Vista, Ellsworth, Ossian, Waugh, Schmeiser, Johnston of Johnson, Sorg, Tieden, Dietz, Strothman, Winkelman, Warren, Camp, and Walter. Authorizes the Bonus Board to increase assistance to orphans of war veterans from $300 to $400 per year, and includes children of members of reserve units who served in active military service as war orphans.

H.F. 609  By Committee on State Government. Clarifies ambiguities in the definition of "active state service" and the definition and composition of the "Advisory Council" for the Iowa National Guard.

H.F. 615  By Committee on State Government. Exempts from the provisions of the State Tort Claims Act any claims incident to training, operation, or maintenance of the National Guard while not in "active state service".

H.F. 1060  By Koch, Nelson, Andersen, Peterson, Johnson of Audubon-Guthrie, Edgington, Schroeder, Graham, Dooley, Knoblauch, Bergman, Winkelman, Stokes, Doyle, Weichman, Den Herder, Kruse, Waugh, and Crabb. Provides an exemption from state income tax for active duty military service income for service performed during 1969, if at least 6 months continuous duty has been served, even if part of the 6 months has been in another tax year. (Emergency: Effective March 21, 1970)
RETIREMENT PROGRAMS

S.F. 178  By Thordsen, Briles, Frey, Walsh, Stanley, Sullivan, DeHart, Balloun, O'Malley, Gaudineer, Coleman, Conklin, Nicholson, Curran, Arbuckle, Potter, and Shaff. Increases retirement benefits for policemen and firemen employed by municipalities prior to March 1, 1934, by amounts equal to 50% of subsequent pension increases for the rank at which they retired.

S.F. 238  See Law Enforcement, relates to narcotics agents.

H.F. 357  By Van Drie. Allows municipal court judges to voluntarily retire after becoming permanently physically or mentally incapacitated and also allows municipal court judges who are removed for cause, other than permanent disability, to be refunded the total amount of their contributions to the retirement fund.

H.F. 581  By Van Drie, Kluever, Alt, and Nolting. Allows municipal utility retirement system funds to be placed with either an insurance company or a bank. The Act provides that the bank may manage such funds in combination with funds of other municipal utility retirement system funds.

H.F. 1093  By Lippold, Hansen of Black Hawk, Voorhees, Nolting, Wells, Lipsky, and Ewell. Provides that joint planning commissions are separate governmental units and includes commission employees under the benefits of the Federal Social Security Act and the Iowa Public Employees Retirement System. The Act removes the requirement that only appointive members of a joint planning commission may serve as chairman.

H.F. 1176  By Committee on State Government. Increases annual covered wages for IPERS beginning January 1, 1971, to $7,800. The Act increases the formula benefit and the additional prior service credit benefit. It also provides that members employed by more than 1 employer during a year will have deducted for IPERS only the covered wage limit. Employers who have permanent employees who terminate employment within 6 months may file a claim for a refund of matching funds contributed.
SOCIAL SERVICES

S.F. 356  By Committee on Social Services. Provides that neglected, dependent, and delinquent children be given to the custody of the Commissioner of Social Services or his designee, who will then place the child in the proper facility.

S.F. 1060  By Committee on Social Services. Transfers and reappropriates the unexpended and unencumbered balance of the capital appropriation for a medium security institution for men at Anamosa as follows: $50,000 to develop a regional detention facility at or near the Men's Reformatory; the remainder to supplement the appropriation made by the Sixty-third General Assembly, First Session, for the Old Age Assistance Program. The Act provides for reimbursement to the state by counties for a portion of the cost of operating the regional detention facility. (Emergency: Effective ____________, 1970)

S.F. 1078  By Mowry, Mogged, Potgeter, Dodds, Leonard, Lange, Thordsen, Lucken, Hougen, Sullivan, Briles, Kyhl, Coleman, Erskine, Ollenburg, Curran, Frey, Balloun, Potter, Lamborn, and Conklin. Reappropriates $134,000 from funds appropriated to the Department of Social Services in order to air condition the hospital building at the Iowa Soldiers' Home in Marshalltown.

S.F. 1081  By Committee on Social Services. Changes the mandatory requirement for a third-party medical assistance carrier to a permissive requirement. Recommended by Medicaid Study Committee.

S.F. 1144  By Lange, Rigler, Arbuckle, Denman, and Gaudineer. Allows an Iowa licensed druggist to dispense drugs on the basis of a prescription written by a medical practitioner licensed in another state.

S.F. 1312  See State Government, relates to increase in Old Age Assistance payments.

H.F. 129  By Fischer of Grundy. Changes from 10 years to 1 year the time a couple must be married in order for a wife to be admitted to the Soldiers' Home with her husband, or for a widow to be admitted. The Act also changes from 10 years to 3 years the residency requirement for widows to be admitted.

H.F. 282  By Lipsky and Huff. Inserts into the Code the text of the Interstate Compact on Mental Health which was adopted by reference by the Sixtieth General Assembly. No changes in the present law were effected.

H.F. 1146  By Lipsky and Dunton. Increases the maximum cash allowance given to a prisoner upon discharge from $50 to $100 with the
provision that the warden may retain up to $50 and remit it to the discharged prisoner within 21 days of his discharge.

By Committee on Social Services. Revises 1967 law under which Iowa participates in the Federal Medical Assistance ("Medicaid") Program, to establish more specific guidelines for the Commissioner of Social Services regarding eligibility for Medicaid benefits. The Act provides the statutory framework for the General Assembly or the Commissioner of Social Services to reduce the existing relatively broad scope of services provided under Medicaid if future circumstances should require, and authorizes the Commissioner of Social Services to provide some or all Medicaid benefits by means of group health and hospital insurance. The Act includes as a member of the Medical Assistance Advisory Council, a representative of the occupational group made up of opticians, the only professional or occupational group providing services under Medicaid not previously represented on the Council. Recommended by Medicaid Study Committee.
S.J.R. 1006 See Land Acquisition, relates to acquisition of Terrace Hill.

S.F. 58 By Frey. Allows members of examining boards to set their own compensation, but limits the compensation to a maximum of $40 per day and requires that compensation be paid within the limits of the funds available to the examining board. (Effective: July 1, 1971)

S.F. 385 By Rigler. Removes the requirement that the Governor administer the highway safety programs through the Department of Public Safety or the Highway Commission and allows flexibility in administering such programs.

S.F. 400 By Lodwick. Provides that persons appointed by the Governor to any board, who have not attended 3 consecutive regular meetings of the board or who have attended less than half of the regular meetings for the previous calendar or fiscal year, will be deemed to have submitted their resignations from the office. The Act allows the Governor to accept or reject the resignation, and if the resignation is accepted, the Governor must appoint a successor for the remainder of the term of office.

S.F. 475 By Stanley, Potgeter, and Walsh. Provides for incentive awards of up to $1,000 to state employees who develop plans for increased efficiency, economy, or cost reduction for state government. The Act also provides that state departments may adopt cost reduction plans which provide for a reduction in the number of employees or operating costs of the department, and cash incentive awards paid to each employee who is required to perform additional duties.

S.F. 585 See Law Enforcement, relates to establishment of a State Criminalistics Laboratory.

S.F. 1062 By Keith. Changes the name of the agency created by the Soil Conservation Districts Law from the Soil Conservation Committee to the Department of Soil Conservation. The name of the governing body remains the Soil Conservation Committee.

S.F. 1086 By Gaudineer and Clarke. Allows the Governor or other appointing authority to appoint a person to fill a vacancy at a lesser salary than is specifically provided in a line item appropriation for the official being replaced. (Emergency: Effective February 27, 1970)

S.F. 1168 By Neu, Clarke, Walsh, Doderer, and Gaudineer. Allows the Educational Radio and Television Facility Board to locate administrative offices and production facilities on land acquired from the Area XI Community College.
S.F. 1179  See Commerce (Trade Practices), relates to trademarked articles.

S.F. 1180  See Commerce (Trade Practices), relates to unfair trade discrimination.

S.F. 1225  By Committee on Judiciary. Requires the State Archaeologist to be a member of the Department of Anthropology of the State University of Iowa.

S.F. 1307  By Committee on Appropriations. Authorizes the State Armory Board to exercise its purchase-option with the Sioux City Armory Company and appropriates $14,000 to pay the balance due to complete the purchase, with approval of the Executive Council. The Act authorizes the sale of the property subsequently acquired. (Emergency: Effective 1970)

S.F. 1312  By Committee on Appropriations. Contains provisions affecting a number of areas and subjects, the bulk of which pertain to financing existing state and local programs through reallocation of funds and supplementing existing appropriations. The Act provides for the following:

1. The allocation during the last quarter of the fiscal year ending June 30, 1971, of 10% of 2/3 of sales tax receipts to the General Fund. These funds are normally deposited in the Road Use Tax Fund and this would be a diversion for 1 year only.

2. An appropriation from the Primary Road Fund to the Secondary Road Fund, Farm-to-Market Road Fund, and Street Construction Fund of funds in an amount sufficient to cover any loss resulting from transferring 10% of 2/3 of the sales tax receipts to the General Fund of the state.

3. Increased appropriations to the Department of Public Safety for highway patrol salaries to be established by the Executive Council pursuant to a pay plan submitted by the Department of Public Safety.

4. Increased appropriations to the Department of Social Services for Old Age Assistance.

5. An appropriation to the Conservation Commission for the development of Cold Water Cave.

6. An appropriation of $7,200,000 to be distributed to cities and towns for matching federal funds available for the construction and development of sewage works treatment plants.

7. A $20 fee for reinstatement of suspended or revoked chauffeurs' licenses or operators' licenses.

8. An appropriation of $145,000 to the Board of Regents to pay for deficiencies resulting from pledging tuition and fees for the construction of academic and administrative buildings.

9. A transfer of the appropriation of the Emmetsburg Community College to the Area III Community College because of a merger of the two schools.
10. An increased appropriation to the Iowa State Fair and World Food Exposition Study Committee from $2,500 to $12,500.

11. Adjustments in salaries of narcotic enforcement personnel in the Department of Public Safety pursuant to a pay plan approved by the Executive Council after submission of such plan by the Department of Public Safety.

12. An appropriation of $8,000 to the State Comptroller for the Iowa Academy of Science for fiscal year ending June 30, 1971.

13. An adjustment of the use of $200,000 appropriated to the Office for Planning and Programming for the development of community improvement programs.

14. An exemption of bovine females 3 years of age or older from the personal property tax and an appropriation of $1,500,000 for the fiscal year ending June 30, 1971, to distribute to local taxing districts to replace revenue lost resulting from such exemption.

15. An appropriation of $8,000 to the Iowa Criminal Code Review Committee to aid in carrying out the revision of the criminal laws of Iowa. (Emergency: Effective __________, 1970)

See Constitutional Amendments, relates to terms of office of elected state officials.

H.J.R. 6

See General Assembly, relates to administrative rules.

H.F. 163

By Edgington, Holden, Kehe, Johnson of Audubon-Guthrie, Nielsen, Fisher of Greene, and Menefee. The Act redefines printing, increases the dollar limit for printing for which Printing Board approval is required from $1,000 to $2,000, places all convenience office copiers and reproduction units of executive and judicial departments in Des Moines under the jurisdiction of the Printing Board, and provides for the standardization of reports made by state departments. Publication of the Annual Proceedings of the Iowa Academy of Science is no longer required. Publications costing over $1 to print must be sold. The Act increases the per diem payment for Printing Board members to $30.

H.F. 354

By Stromer, Campbell, Crabb, Schroeder, McCormick, and Knight. Requires the State Apiarist to submit his annual report to the Secretary of Agriculture rather than to the Governor.

H.F. 555

See Licensing and Fees, relates to Watchmakers' Board.

H.F. 785

See Conservation and Recreation, relates to development of historical sites.

H.F. 1040

By Goode. Allows a president of the State Fair Board, who has been elected to fill a vacancy, to serve until the annual convention is held even though he may serve longer than 3 years.
H.F. 1171  By Lawson. Establishes an appointment procedure for members of the Board of Architectural Examiners so that only 1 member's term will expire in any year. All areas of the state must be represented. (Effective: July 1, 1971)

H.F. 1220  By Millen. Provides that the State Department of Mines and Minerals may inspect surface mines as well as underground mines. Rules setting health and safety standards for surface mining must be approved by the Governor.

H.F. 1257  By Huff, Miller of Jones, and Priebe. Transfers responsibility for disposal of claims relating to the personal property tax credit to the State Appeal Board.

H.F. 1339  By Committee on Iowa Development. Creates an Iowa American Revolution Bicentennial Commission to plan, encourage, develop, and coordinate the commemoration of the American Revolution bicentennial. The Act appropriates $1,000 for expenses incurred by the Commission. (Emergency: Effective ________, 1970)

H.F. 1364  By Committee on Appropriations. Appropriates money from the General Fund to pay per diem compensation to appointive members of the Capitol Planning Commission. (Emergency: Effective ________, 1970)

H.F. 1366  By Committee on Appropriations. Appropriates funds for payment of authorized claims against the State.
TOWNSHIPS AND SPECIAL DISTRICTS

S.F. 407
By Messerly. Provides that the assessment for the construction of a public water supply and the establishment of a benefited water district cannot exceed the cost of benefits conferred. The final assessment cannot exceed 25% of the actual value of the property. The Act removes limitations on assessments per lineal foot of abutting frontage. If the source of supply of the benefited water district is a municipal water system, the trustees of the benefited water district may convey all rights to the board of waterworks trustees or the city or town.

S.F. 568
By Laverty and Gaudineer. Allows county boards of supervisors to establish benefited street lighting districts in unincorporated areas of the county after being petitioned by 25% of the property owners in the area. Trustees are elected and a tax of up to 2 mills may be levied on all taxable property within the district after an affirmative vote at an election has authorized the tax levy.

S.F. 1048
By Van Gilst. Allows townships to acquire public halls by use of a lease with a purchase option. The Act prescribes procedures for sale or reversion to the present owners of unused land upon which township halls or other property owned separately or jointly by a township or a township and a city or town are located.

S.F. 1101
By Balloun. Provides that cities and towns within the boundaries of soil conservation districts are included in the district, and allows residents of cities and towns to serve as commissioners.

S.F. 1248
By Committee on County Government. Increases from 5% to 7% the maximum rate of interest of anticipatory bonds issued by townships in order to provide fire protection. (Emergency: Effective April 24, 1970)

H.F. 491
By Bergman and Varley. Allows persons to jointly provide for adequate supplies of water for drinking and domestic purposes by organizing into special districts to develop the necessary sources of water. The districts have no taxing power and are supported by receipts from the sale of water. The governing body of the special district is an elected board of directors.

H.F. 1007
By Holden and Dougherty. Allows all cities and towns to establish lighting districts and assess a special tax not to exceed 1/2 mill to finance the project. Such projects had been restricted to cities of 15,000 or more population.

H.F. 1093
See Retirement Programs, relates to employees of joint planning commissions.
By Priebe. Requires that when a drainage or levee district drain tile of less than 20 inches diameter is uncovered by a construction project, and is to remain wholly or partially uncovered after the project is completed, the tile must be replaced either by steel or plastic pipe.

See Ways and Means, relates to drainage and levee districts.
TRANSPORTATION

Highway Commission

S.F. 1055  See Land Acquisition, relates to relocation assistance programs.

H.F. 805  By Committee on Transportation. Authorizes the Highway Commission to pay all special assessments on land under its jurisdiction and provides that such land be assessed in the same manner as private property. The Act also authorizes the Executive Council to pay all special assessments on land owned by the State which is not under the jurisdiction and control of the Highway Commission. The Act provides that such land be assessed in the same manner as private property. Recommended by Standing Committees on Transportation, Interim Subcommittee on Pending Bills.

H.F. 1103  By Committee on Transportation. Repeals the law which allows the Highway Commission to request the Executive Council to allocate funds to the Commission primarily for administrative purposes. The Act requires funds for such purposes to be appropriated and administered in the same manner as other funds. Provision is made for the appropriating of a contingent fund for whatever purposes the General Assembly may provide. The Act also amends the classification of highways Act passed by the Sixty-third General Assembly, Second Session. Recommended by Highway Commission Study Committee.

H.F. 1330  By Committee on Appropriations. Provides an additional $200,000 for the appropriation to construct an administrative building for the Highway Commission and details additional specifications for the building.

H.F. 1357  By Committee on Appropriations. Appropriates from the Primary Road Fund to the State Highway Commission sufficient funds to pay awards or judgments for claims arising out of activities of the Highway Commission. (Emergency: Effective __________, 1970)

H.F. 1358  By Committee on Appropriations. Appropriates $140,000 from the Primary Road Fund to the Highway Commission for payments to the Iowa Merit Employment Department for administering the merit system on behalf of the Highway Commission.

Roads and Highways

S.F. 33  By Balloun. Requires the Highway Commission to furnish necessary maintenance for roadside parks. The Act allows counties to assist the Highway Commission in the establishment of roadside parks.
S.F. 337
By Committee on Conservation and Recreation. Includes in the definition of state park roads, the highways and roads on land licensed to the state from federal agencies for state park purposes.

S.F. 534
By Committee on Transportation. Allows persons or corporations awarded contracts for highway purposes the option of replacing topsoil, fertilizing, mulching, reseeding, or other appropriate measures with the agreement of the landowner. Recommended by Standing Committees on Transportation, Interim Subcommittee on Pending Bills.

S.F. 1069
By Lucken, Erskine, and Sullivan. Permits adjoining counties to share the costs of maintenance of a secondary road wholly within one county if the road is necessary to provide a road access for land in the adjoining county. (Emergency: Effective February 20, 1970)

S.F. 1157
By De Koster, Neu, Lamborn, Klink, and Nicholson. Exempts from liability for damages to persons or vehicles, any board or commission having jurisdiction and control over a highway which has been temporarily closed for construction or repairs and any persons or contractors employed to perform such construction of repairs, except in cases of gross negligence. The Act also requires boards or commissions condemning or purchasing property rights which deny direct access to a road or highway from abutting property to establish and maintain alternative access facilities to the abutting property. (Emergency: Effective April 14, 1970)

S.F. 1286
By Committee on Appropriations. Appropriates from the Primary Road Fund $3,792,700 to the Highway Commission for repair and improvement of maintenance facilities and construction of rest area storage buildings. Rest area sites must be located at intervals of at least 60 miles and reasonable maintenance and surveillance must be provided by the Highway Commission. (Emergency: Effective April 15, 1970)

S.F. 1312
See State Government, relates to transfer of Road Use Tax Funds.

H.F. 394
By Welden, Miller of Page, Millen, Kehe, Holden, Varley, Rex, Van Drie, Hill, Dunton, Shepherd, Tieden, Brinck, and Waugh. Divides the roads and streets of the state into 11 classifications. The Highway Commission has jurisdiction and control over the freeway-expressway system, the arterial system, and the arterial connector system. The county boards of supervisors have jurisdiction and control of the trunk system, the trunk collector system, the area service system, and the land access system within their respective counties. Governing bodies of municipalities have control and jurisdiction of the municipal arterial system, the municipal collector system, and the municipal service system. The board or commission in control of any state park or institution has jurisdiction and control of the state park and institutional roads. A functional
classification board is created in each county to classify the roads and streets. The actual classification does not become effective until approved by the General Assembly. Recommended by Standing Committees on Transportation, Interim Subcommittee on Functional Classification of Highways.

H.F. 807

By Committee on Transportation. Allows the Highway Commission to contract for emergency repairs for highways and bridges involving repairs of under $30,000 without advertising for bids if the emergency is caused by an unforeseen event and at least 3 written bids have been solicited. Recommended by Standing Committees on Transportation, Interim Subcommittee on Pending Bills.

H.F. 1138

By Committee on Transportation. Limits the use of the Primary Road Fund receipts in constructing and maintaining interstate toll bridges to that portion of a bridge which is located within the state of Iowa. (Emergency: Effective February 27, 1970)

Motor Vehicles

S.F. 220

By Schaben. Exempts wagon box trailers from registration and payment of fees.

S.F. 328

By Griffin and Denman. Exempts urban transit systems from the restrictions regarding the movement of oversize vehicles at night and on weekends and holidays.

S.F. 489

By Committee on Transportation. Requires local authorities who issue permits for movement of vehicles and loads of excess size and weight to designate the days and routes for such movements. The Act requires applicants for permits to file proof of financial responsibility or to post bond. Operators of escort vehicles are required to possess valid operator's or chauffeur's licenses.

S.F. 594

See Licensing and Fees, relates to motor vehicle dealers.

S.F. 643

By Committee on Law Enforcement. Requires Iowa registration of vehicles which are used for certain purposes by nonresident owners or operators gainfully employed in Iowa for 90 days or more each year.

S.F. 1011

See licensing and Fees, relates to minimum registration fees.

S.F. 1152

See Licensing and Fees, relates to copies of accident reports.

S.F. 1153

See Licensing and Fees, relates to copies of driving records.

S.F. 1181

See Licensing and Fees, relates to four-year drivers licenses.

S.F. 1312

See State Government, relates to reinstatement fee for suspended or revoked licenses.
H.F. 1
By Miller of Page, Fisher of Greene, Holden, Gannon, Bennett, Cochran, Dunton, Middleswart, and Miller of Jones. Provides for the negotiation and execution of reciprocity and proration agreements between Iowa and other states to provide for greater uniformity in the taxation and regulation of fleets of commercial vehicles engaged in interstate commerce. Iowa is a member of an interstate compact, along with 15 other states and 1 Canadian province, which prorates registration fees. The Act provides for the prorating of registration fees on the basis that mileage traveled in each state bears to the total fleet miles of the commercial vehicle. Under the Act, carriers registered and based in Iowa are required to apportion 100% of their registration fees on the basis of total fleet mileage traveled including mileage in states with which Iowa has negotiated bilateral reciprocity agreements, and Iowa will collect the portion of the registration fee for mileage traveled in Iowa and mileage traveled in reciprocity states. The Act also provides for the issuance of trip permits to owners of vehicles not entitled to reciprocal privileges in Iowa. Included in the Act are schedules of fees payable prior to the issuance of trip permits and registration of vehicles. The Reciprocity Board is granted the authority to impose retaliatory fees upon vehicles registered and based in a state which imposes fees in addition to registration fees on vehicles registered and based in Iowa. Recommended by Standing Committees on Transportation, Interim Subcommittee on Interstate Truck Registration Reciprocity. (Recommended by Interstate Truck Rate Reciprocity Study Committee - 62nd General Assembly.)

H.F. 77
By Freeman of Clay-Dickinson and Johnson of Audubon-Guthrie. Requires registration of snowmobiles and the payment of an annual $6 fee and a 50¢ filing fee. The Act restricts the use of snowmobiles on roadways and highways except under certain specified conditions and allows the Conservation Commission, the Commissioner of Public Safety, and cities and towns to adopt rules and regulations regulating the use of snowmobiles within their jurisdictions. See Licensing and Fees, relates to decal fees for carriers.

H.F. 760
By Committee on Transportation. Provides penalties for violation of statutes which allow local authorities and the Highway Commission by resolution or ordinance to prohibit or restrict operation of vehicles moving farm produce upon highways under their jurisdiction. The Act also allows local authorities to issue special permits to allow limited operation of such vehicles upon specified routes with loads in excess of the restrictions established by the local authority. Recommended by Standing Committees on Transportation, Interim Subcommittee on Pending Bills.

H.F. 1005
By Holden and Dougherty. Clarifies motor vehicle laws and exempts highways containing an extra lane for slow-moving
vehicles from classification as a roadway marked for three lanes of traffic.

H.F. 1137 See Commerce (Trade Practices), relates to motor vehicle dealership franchises.

H.F. 1277 By Committee on Law Enforcement. Clarifies motor vehicle laws regarding rights-of-way for vehicles approaching, entering, and turning at and between intersections, and requires driver on the left to yield.
WAYS AND MEANS

S.F. 184
By Committee on Judiciary. Exempts nonprofit educational institutions from payment of the service tax.

S.F. 640
By Committee on Schools. Makes a number of changes in the Code, which relate to public school budgets and school aid. The Act provides that allowable growth for 1969 is $53, instead of a variable amount based upon the increase in tax revenues. The Act adds a definition of "allowable reimbursable expenditure" for each district. The method of determining the basic school tax, which is the 40% county-wide levy, is reinstated, and conforms with the method determined in an Attorney General's Opinion. In determining distribution of amounts in the basic school tax equalization fund, which consists of the countywide 40% levy and the 40% of individual income tax returned to each county, the State Comptroller is directed to withhold from any district which is limited for purposes of state equalization aid an amount equal to 40% of the limitation, such amounts to be distributed per pupil to the other districts in the county unit. Distributions of the county fund are based on fall enrollment. For purposes of computing average daily membership, all resident pupils are counted, whether they attend public or nonpublic schools. The former complicated formula for computation of state equalization aid is replaced by a statement of the procedure, which indicates that actual adjusted gross income, and the amount of real property valuation which is in a ratio of 70 to 30 to the actual adjusted gross income is used to determine state per pupil wealth. District per pupil wealth is determined similarly, and a district's share of state equalization aid is found by comparing its per pupil wealth to that of the state.

The powers of the School Budget Review Committee are expanded. No district may receive state equalization aid based upon expenditures which exceed 120% of the adjusted state average; nor upon expenditures which exceed its allowable reimbursable expenditure, unless it proves unusual need to the School Budget Review Committee.

School boards are required to submit tentative programmed budgets for the guidance of the school district superintendent. The county school superintendent is required to call a joint budget meeting for all districts within the basic county unit. Only pupils between the ages of five and nineteen will be included in the school census. (Emergency: Effective ___ , 1970)

S.F. 1088
By Committee on Ways and Means. Provides a method of valuation, levy, and proper listing of the tax equivalent amounts on property acquired by a municipality and leased for an industrial building. (Emergency: Effective February 19, 1970)
See Agriculture, relates to agricultural extension education funds.

S.F. 1117
By Mowry. Changes the procedures for the registration of federal tax liens to conform with the revised Uniform Federal Tax Lien Registration Act.

S.F. 1182
By Committee on Ways and Means. Changes the definition of the Internal Revenue Code of 1954 to include the 1969 amendments for purposes of computing the Iowa income tax. (Emergency: Effective March 3, 1970)

S.F. 1278
By Committee on Ways and Means. Changes the definition of income for purposes of determining whether an applicant qualifies for an additional homestead tax credit. The Act allows totally disabled persons to qualify for the additional homestead tax credit. It prohibits the payment of the credit if additions or improvements to the dwelling house or other construction increase the assessed valuation more than $250 for the preceding year. Persons applying for the credit waive any confidentiality as to all income tax information obtainable through the Department of Revenue. (Emergency: Effective __________, 1970)

S.F. 1300
By Committee on Ways and Means. Allows persons, including municipalities and lessees on behalf of municipalities, to protest and appeal the assessments made by assessors.

S.F. 1312
See State Government, relates to financing state departments and agencies.

H.F. 193
By Renda. Allows taxpayers six months after settlement of a tax controversy with the Internal Revenue Service to claim a state income tax refund or credit from the Department of Revenue.

H.F. 1057
By Bergman, Graham, Freeman of Clay-Dickinson, Den Herder, Kruse, Van Drie, Fischer of Grundy, Strothman, and Stokes. Exempts from property taxation the real and personal property of a nonprofit corporation engaged in the distribution and sale of water to rural areas.

H.F. 1222
By Committee on Ways and Means. Provides that newspaper publishing businesses are subject to the sales and use tax on newsprint and ink. The Act exempts from the sales tax the gross receipts from the sale, publishing, and printing of newspapers, free newspapers, and shoppers guides. (Emergency: Effective April 1, 1970)

H.F. 1232
See Conservation and Recreation, relates to marine fuel taxation.

H.F. 1253
By Warren. Requires that an instrument of ownership be on file in the office of the clerk of the district court or recorded in the office of the county recorder in order for a person to claim a homestead tax credit.
By Committee on Ways and Means. Increases the present semi-annual tax on mobile homes less than 5 years old from 7-1/2¢ per square foot to 10¢ per square foot. 75% of the revenue from mobile home taxes is allocated to the school fund and 25% to the other taxing bodies in the area, as if the money were received from levies on real property. A lower tax rate is provided for persons 65 years of age or older with an annual net income of less than $3,500. Manufacturers and dealers are required to give to the proper county treasurer information regarding the sale of mobile homes. Manufacturers of mobile homes are required to file annually with the Department of Public Safety information regarding the various models manufactured since 1955 and the retail list price and to display a sticker on the mobile home listing pertinent information including annual tax payable in Iowa.

By Committee on Ways and Means. Imposes a franchise tax upon financial institutions, which includes banks, trust companies, savings and loan associations, and production credit associations.

The rate of the franchise tax varies from 5% to 8% of net income. Ten percent of the revenues are deposited in the State General Fund. Of the remaining revenues, 50% goes to the basic school tax equalization fund, 30% to the city or town, and 20% to the county in which the tax is collected.

The Act also imposes the tangible personal property tax on financial institutions and credit unions. The moneys and credits tax is repealed, except for provisions relating to certain loan companies and credit unions. Methods are provided for levying and allocating the moneys and credits tax on these institutions. The Act is effective for the 1970 calendar year or for any portion of a fiscal year within 1970. (Emergency: Effective ____________ , 1970)

By Committee on County Government. Clarifies the property tax exemption drainage and levee districts.

By Committee on Ways and Means. Changes the manner in which delinquent taxpayers are billed. Persons will be notified of the amount of taxes which are due and payable at the end of the month and of the additional charges if payment is not made by the date specified.
STATISTICS RELATING TO BILLS AND RESOLUTIONS
CONSIDERED BY THE SIXTY-THIRD GENERAL ASSEMBLY

Passage of Bills and Resolutions Recommended by Committees

<table>
<thead>
<tr>
<th>INTERIM STUDY COMMITTEES</th>
<th>Recommended for Passage</th>
<th>Passed</th>
</tr>
</thead>
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<tr>
<td><strong>1968 Interim Committees</strong></td>
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<tr>
<td>Banking Laws Study Committee</td>
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<td>Drainage Laws Study Committee</td>
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<tr>
<td>Interstate Truck Rate Reciprocity</td>
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<td>Procedures Study Committee</td>
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<td>Legislative Procedures Advisory Committee</td>
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<td>Retirement Programs Study Committee</td>
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<td>State Mental Health Institutions Study Committee</td>
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<td><strong>Total</strong></td>
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<tr>
<td>Percent of Study Committee Bills Passed</td>
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<td>52.38%</td>
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<p>| <strong>1969 Interim Committees</strong>               |                         |        |
| Collective Bargaining Study Committee     | 1                       | 0      |
| Eminent Domain Study Committee            | 5                       | 5      |
| Environmental Preservation Study Committee| 7                       | 3      |
| Federal Highway Programs Study Committee  | 2                       | 1      |
| Highway Commission Study Committee        | 5                       | 2      |
| Medicaid Study Committee                  | 2                       | 2      |
| <strong>Total</strong>                                 | 22                      | 13     |
| Percent of Study Committee Bills and      |                         | 59.09% |
| Resolutions Passed                        |                         |        |</p>
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Percent of Bills and Resolutions Passed: 51.52%
SPONSORSHIP OF BILLS AND JOINT RESOLUTIONS WHICH PASSED THE GENERAL ASSEMBLY IN 1970

<table>
<thead>
<tr>
<th></th>
<th>Number sponsored by committee</th>
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<td>Percent of bills and joint</td>
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<tr>
<td></td>
<td>resolutions passed sponsored</td>
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<td>Percent of bills and joint</td>
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<td>resolutions passed sponsored</td>
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<td>Percent of bills and joint</td>
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<td>resolutions passed sponsored</td>
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<td>Percent of bills and joint</td>
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</tbody>
</table>
DISPOSITION OF BILLS

Sixty-third General Assembly
1969 Session

729 Senate bills and joint resolutions introduced in 1969 session.

170* Senate bills and joint resolutions introduced which were passed by the General Assembly in 1969.

23.32% Percent of Senate bills and joint resolutions introduced in 1969 which passed in 1969.

848 House bills and joint resolutions introduced in 1969 session.

165 House bills and joint resolutions introduced which were passed by the General Assembly in 1969.

19.46% Percent of House bills and joint resolutions introduced in 1969 which passed in 1969.

1577 Total bills and joint resolutions introduced in 1969 session.

335 Total bills and joint resolutions introduced which were passed by the General Assembly in 1969.

21.24% Percent of bills and joint resolutions introduced in 1969 which were passed in 1969.

* Includes 1 bill passed by both houses, but recalled from the Governor.
DISPOSITION OF BILLS
Sixty-third General Assembly
1970 Session

Senate Bills

325 Senate bills and joint resolutions introduced in 1970.

496* Senate bills and joint resolutions introduced in 1969 and eligible for consideration in 1970.

59 Senate bills and joint resolutions introduced in 1969 and passed by the General Assembly in 1970.

106 Senate bills and joint resolutions introduced in 1970 and passed by the General Assembly in 1970.

32.62% Percent of Senate bills and joint resolutions introduced in 1970 which passed in 1970.

11.90% Percent of Senate bills and joint resolutions introduced in 1969 and eligible for consideration in 1970 which passed in 1970.


165 Total Senate bills and joint resolutions passed by the General Assembly in 1970.

20.10% Percent of Senate bills eligible for consideration in 1970 which passed in 1970.

House Bills

375 House bills and joint resolutions introduced in 1970.


54 House bills and joint resolutions introduced in 1969 and passed by the General Assembly in 1970.

94 House bills and joint resolutions introduced in 1970 and passed by the General Assembly in 1970.

25.07% Percent of House bills and joint resolutions introduced in 1970 which passed in 1970.

8.94% Percent of House bills and joint resolutions introduced in 1969 and eligible for consideration in 1970 which passed in 1970.


148 Total House bills and joint resolutions passed by the General Assembly in 1970.

15.12% Percent of House bills eligible for consideration in 1970 which passed in 1970.
**Senate and House Bills**

<table>
<thead>
<tr>
<th>Number</th>
<th>Description</th>
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<tr>
<td>700</td>
<td>Total bills and joint resolutions introduced in 1970.</td>
</tr>
<tr>
<td>1100*</td>
<td>Total bills and joint resolutions introduced in 1969 and eligible for consideration in 1970.</td>
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<td>113</td>
<td>Total bills and joint resolutions introduced in 1969 and passed by the General Assembly in 1970.</td>
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<td>200</td>
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<td>10.27%</td>
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<td>28.57%</td>
<td>Percent of total bills and joint resolutions introduced in 1970 which passed in 1970.</td>
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<td>313</td>
<td>Total bills and joint resolutions passed by the General Assembly in 1970.</td>
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<td>17.39%</td>
<td>Percent of bills eligible for consideration in 1970 which passed in 1970.</td>
</tr>
</tbody>
</table>

* Includes all bills introduced in 1969 not enrolled, withdrawn, defeated, tabled, or indefinitely postponed.
DISPOSITION OF ALL BILLS AND RESOLUTIONS
1969 and 1970 sessions of Sixty-third General Assembly

1054 Senate bills and joint resolutions introduced.
335 Senate bills and joint resolutions passed by the General Assembly.
31.78% Percent of Senate bills and joint resolutions which passed.

1223 House bills and joint resolutions introduced.
313 House bills and joint resolutions passed by the General Assembly.
25.59% Percent of House bills and joint resolutions which passed.

2277 Total bills and joint resolutions introduced.
648 Total bills and joint resolutions passed by the General Assembly.
28.46% Percent of total bills and resolutions which passed.