

March 27, 1967
Passed on File

Senate File 616

By COMMITTEE ON EDUCATION
(As Amended and Passed by the House)

Passed Senate, Date 6-21-67 Passed House, Date 6-7-67
Vote: Ayes 50 Nays 5 Vote: Ayes 102 Nays 8

Approved July 10, 1967

*Passed Senate per Conference
committee report 6-21
Passed per Second
Conference Committee report 7-1
52-2.*

*Passed House per Conference Committee
report 6-23-67; 67-46
motion to reconsider filed 6-23
Rejected report 6-28
Passed per 2nd C.C. Report 7-1-67.
105-11*

A BILL FOR

An Act relating to area vocational school districts and area community college districts, to establishment of a state board of area school commissioners, to adoption of approval standards for area schools, to the method of selection of the members of the state board of public instruction, to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor.

*Conference
Committee
Kibbie
Briles
Stanley
Floyd
Fisher
Lipsky
Bailey
Coffey*

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

1 Section 1. Section two hundred eighty-six A point four
2 (286A.4), Code 1966, is amended as follows:

3 1. By striking from subsection three (3) all of lines one
4 (1) to twenty (20), inclusive.

5 2. By striking from subsection three (3) all of lines forty-
6 four (44) to sixty-one (61), inclusive.

7 3. By inserting after the word "amount" in line three (3)
8 of subsection four (4) the words "for other than junior or
9 community college purposes".

1 Sec. 2. Section two hundred eighty-six A point five
2 (286A.5), Code 1966, is hereby repealed and the following en-
3 acted in lieu thereof:

4 "At the close of each school year, but not later than July 5,
5 the local district or merged area school shall supply to the

*2nd
Conference
Committee
Van Houten
Conklin
Grassley
Mayerly
Cassidy
E. Lube
Ely
DeKoster*

6 state department of public instruction the information required
7 for calculation of the amount reimbursable to the district for
8 elementary and secondary school. For any day student who has
9 been enrolled on a less than a full school-day basis, the re-
10 imbursement shall be calculated proportionately to the portion
11 for which he is enrolled as shall be determined by the state
12 department of public instruction. For school districts oper-
13 ating a junior college or community college, the aid to the
14 district for such college shall be separately appropriated,
15 calculated, prorated when necessary, and paid as hereinafter
16 provided in sections three (3) through six (6). Forms for
17 reporting information to calculate aid for elementary and
18 secondary school purposes shall be supplied by the state de-
19 partment of public instruction to each school district not
20 later than June 1. On or before August 1, the state depart-
21 ment of public instruction shall furnish to the state comp-
22 troller estimates of the amount reimbursable for the year to
23 each school district for general aid for elementary and sec-
24 ondary school purposes and upon said estimates the state
25 comptroller shall, on or about August 1, make payment of the
26 first half of the annual amount appropriated for such general
27 aid. After all such claims have been calculated for the year
28 and validated for accuracy, the state department of public
29 instruction shall certify the same to the state comptroller
30 prior to February 1. On or about February 1, the state comp-
31 troller shall make payment to the school districts, of the
32 balance of the amount appropriated for such general aid, which,
33 when taken with the first half payment, conforms to the amount
34 of full year reimbursement due each school district as then
35 validated and certified by the state department of public in-
36 struction. In the event that the amount appropriated for
37 reimbursement of the school districts for such purposes is
38 insufficient to pay in full the amounts to each of the school
39 districts or merged areas, then the amount of each payment

40 shall be reduced by the state comptroller in the ratio that
41 the total respective funds appropriated and available for such
42 aid bears to the respective total amounts certified for reim-
43 bursement. All funds received or to be received under the
44 provisions of this chapter shall be taken into account and
45 considered by each school district or merged area when esti-
46 mating the amount required for the general fund.

1 Sec. 3. Chapter two hundred eighty-six A (286A), Code 1966,
2 is amended by adding the following new section:

3 "School districts operating a junior or community college
4 shall be entitled to general school aid therefor as follows:
5 Multiply one (1) dollar by the average daily enrollment of the
6 students who are residents of such school district carrying
7 twelve (12) or more semester hours of work plus the full-time
8 equivalent of resident students carrying less than twelve (12)
9 semester hours of work. Multiply two (2) dollars and twenty-
10 five (25) cents by the average daily enrollment of students
11 who are nonresidents of the district carrying twelve (12) or
12 more semester hours of work plus the full-time equivalent of
13 nonresident students carrying less than twelve (12) semester
14 hours of work. Multiply the sum of these products by the
15 actual number of days school was officially in session, not to
16 exceed one hundred eighty (180) days. For the purposes of this
17 section, 'work' means subjects or courses; for which credit may
18 be earned and applied toward fulfillment of the requirements
19 for a certificate, diploma, or degree; and which are approved
20 by the state department of public instruction for state aid."

1 Sec. 4. Chapter two hundred eighty-six A (286A), Code 1966,
2 is amended by adding the following new section:

3 "Merged areas operating an area vocational school or com-
4 munity college shall be entitled to general school aid. The
5 general school aid funds allocable to each merged area operating
6 an area vocational school or community college shall be deter-
7 mined by multiplying two (2) dollars and twenty-five (25) cents

8 by the average daily enrollment of students who are residents
9 of the state and who are carrying twelve (12) or more semester
10 hours of work plus the full-time equivalent of students carrying
11 less than twelve (12) semester hours of work. Multiply this
12 product by the actual number of days the school or college was
13 officially in session to determine the total aid entitlement
14 for each year for each merged area. The state aid computation
15 shall be made separately for each area vocational school or
16 area community college. For the purposes of this section,
17 'work' means subjects or courses; for which credit may be
18 earned and applied toward fulfillment of the requirements for
19 a certificate, diploma, or degree; and which are approved by
20 the state department of public instruction for state aid."

1 Sec. 5. Chapter two hundred eighty-six A (286A), Code 1966,
2 is amended by adding the following new section:

3 "Payment of the aid provided in sections three (3) and four
4 (4) of this Act shall be made to each merged area, and to each
5 school district operating a junior or community college on a
6 quarterly basis, at the end of each quarter of the school year,
7 which commences on July 1 and ends on the following June 30,
8 in the following manner:

9 "1. At the close of each school year but not later than
10 July 5, the board of directors of each such school district or
11 merged area shall certify to the state department of public in-
12 struction the information necessary to compute the aid entitle-
13 ment, as hereinabove provided, for the school year ending on
14 June 30 immediately preceding the said July 1. In addition
15 thereto, each said board shall certify to the state department,
16 its best bona fide estimate of what the same data and infor-
17 mation will be for the school year that commences upon the said
18 July 1, and ends on the following June 30.

19 "2. On the basis of estimates certified, as provided in
20 subsection one (1) hereof, twenty-two and one-half (22 1/2)
21 percent of the anticipated aid entitlement for each such school

22 district or merged area shall be paid to the district or merged
23 area at the end of each of the first three quarters of the
24 school year for which said estimates have been certified. The
25 aid payment for the fourth quarter shall be equal to the dif-
26 ference between the total amount of aid entitlement computed
27 on the basis of the actual information required for calculation,
28 as certified in the following July, plus or minus such prorata
29 amount as may be necessary to make the aggregate total of general
30 school aid paid to all such school districts or merged areas,
31 as the case may be, for the said year equal to the respective
32 amounts of aid funds appropriated for payment to such districts
33 or areas in the said year.

34 "3. Forms for the purpose of reporting the information and
35 estimates required under subsection one (1) hereof shall be
36 supplied by the state department. After quarterly payments
37 have been calculated they shall be certified to the state comp-
38 troller for payment. Such certification shall be made to the
39 comptroller on or about August 1, November 1, February 1, and
40 May 1 for aid payable for the preceding quarter. The comptroller
41 shall pay the quarterly amounts so certified forthwith."

1 Sec. 6. The first July reports under the provisions of
2 sections three (3) through six (6) of this Act will be made in
3 July of 1967. For the purpose of computing general aid, to
4 school districts operating junior or community colleges and to
5 merged areas, for the year which commenced on July 1, 1966, and
6 will end on June 30, 1967, the board of directors of each such
7 district or merged area which has classes of instruction in
8 operation on the effective date of this Act shall report the
9 number of full-time and part-time students, for whom aid is
10 payable under sections three (3) and four (4), and who are on
11 said date enrolled in said classes, to the state department of
12 public instruction, as soon as possible after the effective date
13 of this Act. The state department of public instruction shall
14 thereupon make and verify the aid entitlement for each such

15 district or merged area, for the said year; by treating the
16 said enrollment figure as if it were the average daily enroll-
17 ment for the elapsed quarters of said school year and applying
18 the formulae set forth in sections two (2) and three (3), and
19 certify the same to the state comptroller, who shall forthwith
20 issue warrants in payment of same. The payment for the remain-
21 ing quarter or quarters of said year shall be computed and paid
22 in the manner provided in section five (5).

1 Sec. 7. Funds obtained pursuant to section two hundred eighty A
2 point seventeen (280A.17); subsections three (3), four (4), and
3 five (5) of section two hundred eighty A point eighteen (280A.18);
4 section two hundred eighty A point nineteen (280A.19); and section
5 two hundred eighty A point twenty-two (280A.22), Code 1966, shall
6 not be used for the construction or maintenance of athletic buildings
7 or grounds.

8 No merged area vocational school or community college
9 shall own in the aggregate in excess of one hundred sixty
10 acres.

1 Sec. 8. Section eleven point eighteen (11.18), Code 1966,
2 is amended as follows:

3 1. By inserting in line two (2), immediately following the
4 word "offices," the words "merged areas,".

5 2. By inserting in line fifteen (15), immediately following
6 the word "city", the words ", merged area".

7 3. By inserting in line twenty (20), immediately following
8 the word "city", the words ", merged area".

1 Sec. 9. Section two hundred eighty A point one (280A.1), Code
2 1966, is hereby amended as follows:

3 1. By striking from line four (4) the word "twenty" and inserting
4 in lieu thereof the word "fifteen (15)".

5 2. By adding thereto the following new subsection:

6 "Vocational and technical training for persons who are not
7 in a high school and who have not completed high school."
enrolled

1 Sec. 10. Section two hundred eighty A point two (280A.2), Code

2 1966, is hereby amended as follows:

3 1. By striking subsection two (2) of such section.

4 2. By striking lines two (2) and three (3) of subsec-
5 tion three (3) of such section and inserting in lieu
6 thereof the following: "supported school which offers
7 two (2) years of liberal arts, preprofessional, or other
8 instruction partially fulfilling the requirements for a
9 baccalaureate degree but which does not confer any
10 baccalaureate degree and which".

11 3. By striking from line two (2) of subsection seven (7)
12 of such section the words "public instruction" and inserting
13 in lieu thereof "commissioners for area schools".

14 4. By adding thereto the following new subsection:

15 "'Area school' means an area vocational school or area community
16 college established under the provisions of this Act."

1 Sec. 11. Section two hundred eighty A point seventeen (280A.17),
2 Code 1966, is hereby amended by inserting in line nine (9) after the
3 word "The" the following:

4 "budget of each merged area shall be submitted to the state
board
5 no later than June 1, preceding the next fiscal year for approval.
The
6 state board shall review the proposed budget and shall, prior to
7 July 1, either grant its approval or return the budget without
approval
8 with the comments of the state board attached thereto. Any un-
approved
9 budget shall be resubmitted to the state board for final approval.
Upon
10 approval of the budget by the state board, the".

1 Sec. 12. Section two hundred eighty A point eighteen (280A.18),
2 subsection three (3), Code 1966, is hereby amended by striking all
of

3 such subsection after the word "area" in line five (5) and insert-
ing in
4 lieu thereof a period.

1 Sec. 13. Section two hundred eighty A point twenty-three
(280A.23),

2 Code 1966, is hereby amended as follows:

3 1. By adding to subsection one (1) the following:

4 "If an existing private educational or vocational institution
5 the merged area has facilities and curriculum of adequate size and
6 quality which would duplicate the functions of the area school, the
7 board of directors shall discuss with the institution the possi-
8 entering into contracts to have the existing institution offer
9 and curriculum to students of the merged area. The board of
10 shall consider any proposals submitted by the private institution
11 providing such facilities and curriculum. In approving curriculum,
12 the state board shall ascertain that all courses and programs sub-
13 for approval are needed and that the curriculum being offered by an
14 area school does not duplicate courses and programs
15 provided by existing public or private facilities in the area."

16 2. By inserting in line three (3) of subsection three (3)
17 figure "3" the following:

18 "However, the tuition for out-of-state students shall be
19 not less than one hundred fifty (150) percent and not more
20 than two hundred (200) percent of the rate established for
21 in-state students and may be set at a higher figure with
22 the approval of the state board."

1 Sec. 14. Section two hundred eighty A point twenty-four
(280A.24),

2 Code 1966, is hereby amended by adding thereto the following:

3 "The standard academic workload for an instructor in arts and
4 science courses shall be fifteen (15) credit hours per school
5 term", and the maximum academic workload for any such
6 instructor shall be sixteen (16) credit hours per school
7 term," for
8 classes taught during the normal school day. In addition thereto,
any

9 faculty member may teach a course or courses at times other
than
10 usual day-course hours, or on days other than the regular
school week,
11 involving total class instruction time equivalent to not more
than a
12 three (3) credit hour course. The total workload for such in-
structors
13 shall not exceed the equivalent of eighteen (18) credit hours
per school
14 term."

1 Sec. 15. Section two hundred eighty A point twenty-five
(280A.25),
2 Code 1966, is hereby amended by adding thereto the following
sub-
3 sections:

4 1. "Make arrangements with boards of local school
5 districts to permit students attending high school to
6 participate in vocational-technical programs and obtain
7 credit for such participation for application toward the
8 completion of a high school diploma. The granting of
9 such credit shall be subject to the approval of the state
10 board of public instruction."

11 2. "Prescribe a uniform system of accounting for area
12 schools."

1 Sec. 16. Section two hundred eighty A point twenty-six
2 (280A.26), Code 1966, is hereby amended by inserting in line
3 sixteen (16) after the word "the" the words "state board and
4 the".

1 Sec. 17. Section two hundred eighty A point twenty-seven
(280A.27),
2 Code 1966, is hereby repealed and the following enacted in
lieu thereof:

3 "There shall be an area schools branch within the state
department
4 of public instruction. The branch shall exercise the powers
and perform

5 the duties conferred by law upon the department with respect to
area
6 schools."

1 Sec. 18. Section two hundred eighty A point twenty-eight
(280A.28),
2 Code 1966, is hereby repealed and the following enacted in lieu
thereof:

3 "The state superintendent, with the approval of the state
board,
4 shall add to the associate superintendent system of the depart-
ment an
5 associate superintendent who shall devote his full time to
supervision
6 of the area schools branch, and shall appoint to the profes-
sional staff,
7 in the manner provided in section two hundred fifty-seven point
twenty-
8 four (257.24) of the Code, upon the recommendation of such
associate
9 superintendent, and assign to duty in said branch, necessary
personnel
10 trained or experienced in the areas of vocational-technical
education,
11 administration and finance, adult and continuing education,
student
12 personnel services, arts and sciences, and related fields.

13 "It shall be the duty of said associate superintendent to
recommend
14 to the state board the approval or disapproval of all bud-
15 gets, courses, and programs to be offered at the various area
16 schools. In arriving at such recommendations, attention shall
17 be given to the prevention and elimination of unnecessary
18 duplication of programs, facilities, and staff within the area.
19 Upon the recommendation of the associate superintendent and
20 review and final approval of area school courses and programs
21 by the state board, all such approved courses and programs shall
22 be funded as prescribed by law."

1 Sec. 19. Section two hundred eighty A point twenty-nine
(280A.29),

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

4 "There is hereby established within the state department
5 of public instruction a state board of commissioners for area
6 schools which shall consist of seven members. The members
7 of the board shall consist of the following:

- 8 1. One member representing colleges and universities.
- 9 2. One member representing local school districts.
- 10 3. One member representing agriculture.
- 11 4. One member representing industry and management.
- 12 5. One member representing labor.
- 13 6. Two members representing the public at large."

1 Sec. 20. Section two hundred eighty A point thirty (280A.30),
2 Code 1966, is hereby repealed and the following enacted in lieu
3 thereof:

4 "The members of the state board shall be appointed by the
5 governor with the approval of two-thirds (2/3) of the members
6 of the senate. Not more than four members shall be of the same
7 political party. Each member shall serve for a term of three (3)
8 years except the initial members so appointed shall serve as
9 follows:

- 10 1. Two members shall serve from the date of appointment until
11 June 30, 1968.
- 12 2. Three members shall serve from the date of appointment
13 until June 30, 1969.
- 14 3. Two members shall serve from the date of appointment
15 until June 30, 1970.

16 The governor shall fill any vacancy occurring on the board.
17 All vacancies occurring during such time as the general assembly
18 is in session shall be filled before the end of the session
19 in the same manner in which regular appointments are required
20 to be made. Vacancies occurring on the board when the general
21 assembly is not in session shall be filled by appointment by
22 the governor which shall expire at the end of thirty (30)

14 by the state board to the general assembly within twenty (20)
15 days after the commencement of a regular legislative session,
16 and the general assembly may enact changes therein. No area
17 school shall be removed from the approved list for failure
18 to comply with such standards, rules and regulations until at
19 least one hundred twenty (120) days have elapsed following the
20 reporting of such standards, rules and regulations to the
21 general assembly as provided in this section."

22 "For purposes of this section, 'approval standards' shall in-
clude
23 standards for administration, qualifications and assignment of
personnel,
24 curriculum, facilities and sites, requirements for awarding of
diplomas
25 and other evidence of educational achievement, guidance and
counseling,
26 instruction, instructional materials, maintenance, and library."

1 Sec. 24. Section two hundred fifty-seven point one (257.1),
2 Code 1966, is hereby amended by inserting in line five (5) after
the
3 word "members" the following:

4 "who shall be appointed by the governor with the approval of
5 two-thirds (2/3) of the members of the senate. Not more than
6 five members shall be of the same political party."

1 Sec. 25. Section two hundred fifty-seven point three
2 (257.3), Code 1966, is hereby amended by striking all of
3 such section after the period in line four (4).

1 Sec. 26. Section two hundred fifty-seven point four (257.4),
2 Code 1966, is hereby amended by striking lines four (4) through
eighteen (18)

3 and inserting in lieu thereof the following:

4 "officers. All vacancies on said board which may occur when
the
5 general assembly is not in session shall be filled by appoint-
ment by the
6 governor, which appointment shall expire at the end of thirty
(30) days

7 after the general assembly next convenes. Vacancies occurring
8 a session of the general assembly shall be filled before the end
9 session in the same manner in which regular appointments are
10 to be made." during
of said
required

1 Sec. 27. Section two hundred fifty-seven point five (257.5),
2 1966, is hereby repealed. Code

1 Sec. 28. Section two hundred fifty-seven point twenty-
2 five (257.25), Code 1966, is hereby amended by striking
3 from line twelve (12) the words "area or".

1 Sec. 29. Section two hundred fifty-eight point four
2 (258.4), Code 1966, is hereby amended by striking from
3 lines four (4) and five (5) of subsection seven (7) the
4 words "area vocational schools and programs".

1 Sec. 30. Section two hundred eighty-six A point three
2 (286A.3), Code 1966, is hereby amended as follows:

3 1. By striking from lines four (4) and five (5) the
4 words "public community and junior colleges" and inserting
5 in lieu thereof the words "area schools".

6 2. By inserting in line ten (10) after the word
7 "colleges" the words ", except area schools,".

8 3. By inserting in line fourteen (14) after the word
9 "meets" the word "applicable".

1 Sec. 31. Chapter two hundred eighty A (280A), Code 1966,
2 is amended by adding the following section:

3 "No contract shall be entered into after the effective
4 date of this Act, nor shall any existing contract be
5 renewed after that date, which will provide for the
6 payment of a remuneration per annum to the superintendent
7 or other chief administrative officer of any merged area
8 vocational school or community college in excess of the
9 salary paid to the superintendent of public instruction."

Division was requested.

The motion prevailed.

On motion of Senator Frommelt, the Senate recessed until 1:45 p.m.

AFTERNOON SESSION

The Senate reconvened with President Fulton presiding.

REPORT OF CONFERENCE COMMITTEE

Senate adopted
7-1-67

ON SENATE FILE 616

House adopted
7-1-67

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on Senate File 616, a bill for an Act relating to area vocational school districts and area community college districts and the method of selection of the members of the state board of public instruction, to general aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor, begs leave to report and to make the following recommendations:

That Senate File 616 as passed by the Senate be amended as follows, and that the following amendments be substituted for the House amendments:

1. Section 5, by inserting in line twenty-six (26) after the word "between" the following:

"the aggregate aid payments for the first three quarters and".

2. Section 6, by striking from line eight (8) the words "effective date of this Act" and inserting in lieu thereof the words "May 1, 1967,".

3. Section 6, by striking from line eighteen (18) the words "two (2) and three (3)" and inserting in lieu thereof the words "three (3) and four (4)".

4. By inserting the following new section after section eight (8):

"Chapter two hundred eighty A (280A), Code 1966, is hereby amended by adding the following new section:

" 'After January 1, 1969, a merged area may own in the aggregate not more than three hundred twenty (320) acres of land, except the area board may accept or acquire additional land by donation or gift.

" 'With the approval of the state board, the board of directors of any merged area at any time may sell any land in excess of one hundred sixty (160) acres owned by the

merged area, and no election shall be necessary in connection with such sale notwithstanding any other provisions of law. The proceeds of the sale may be used for any of the purposes stated in section two hundred eighty A point twenty-two (280A.22) of the Code. This paragraph is in addition to any authority under other provisions of law.' "

5. Section 10, by inserting the following new paragraph after line four (4):

"Section two hundred eighty A point two (280A.2), Code 1966, is hereby further amended by striking lines two (2) and three (3) of subsection three (3) and inserting in lieu thereof the following: 'supported school which offers two (2) years of liberal arts, preprofessional, or other instruction partially fulfilling the requirements for a baccalaureate degree but which does not confer any baccalaureate degree and which'."

6. Section 11, by inserting the following new paragraph after line ten (10):

"Section two hundred eighty A point seventeen (280A.17), Code 1966, is hereby further amended by inserting the following new paragraph at the end thereof:

" 'It is the policy of this state that the property tax for the operation of area schools shall not in any event exceed three-fourths (3/4ths) mill, and that the present and future costs of such operation in excess of the funds raised by such three-fourths (3/4ths) mill levy shall be the responsibility of the state and shall not be paid from property tax. The general assembly in 1971 shall review the need for and the advisability of such three-fourths (3/4ths) mill levy.' "

7. Section 13, by inserting the following after the period in line eleven (11):

"The board of directors may enter into such contracts."

8. Section 13, by striking the word "unnecessarily" and the words "courses and" in line fourteen (14).

9. Section 13, by inserting the following after the period in line fifteen (15):

"In determining whether duplication would actually exist, the state board shall consider the needs of the area and consider whether the proposed programs are competitive as to size, quality, tuition, purposes, and area coverage with existing public and private educational or vocational institutions within the merged area."

10. Section 13, by striking lines eighteen (18) through twenty-two (22) and inserting in lieu thereof the following:

"Tuition for residents of Iowa shall not exceed the lowest tuition rate per semester, or the equivalent, charged by an institution of higher education under the state board of regents for a full time resident student. Tuition for non-residents of Iowa shall be not less than one hundred fifty (150) percent and not more than two hundred (200) percent of the tuition established for residents of Iowa. Tuition for resident or non-resident students may be set at a higher figure with the approval of the state board. A lower tuition for non-residents may be permitted under a reciprocal tuition agreement between a merged area and an educational institution in another state, if the agreement is approved by the state board".

11. Section 13, by inserting the following new paragraph after line twenty-two (22):

“3. By adding thereto the following new subsection:

“ ‘The area board, when setting the salary of the area superintendent, shall take into consideration the salaries of administrators of educational institutions in the area, and the enrollment of the area schools; the salary range shall be from seventeen thousand (17,000) dollars to twenty-five thousand (25,000) dollars per annum. The superintendent shall not be required to hold any teacher’s certificate.’ ”

12. Section 14, by striking from line three (3) the word “maximum” and inserting in lieu thereof the word “standard”.

13. Section 14, by inserting in line four (4) after the word “term” the words, “, and the maximum academic work load for any instructor shall be sixteen (16) credit hours per school term,”.

14. Section 15, by striking lines three (3) and four (4) and inserting in lieu thereof the following:

“sections:

“ ‘Make arrangements with boards of merged areas and local school districts to permit students attending high school to participate in vocational-technical programs and obtain credit for such participation for application toward the completion of a high school diploma. The granting of such credit shall be subject to the approval of the state board.’ ”

“ ‘Prescribe a uniform system of accounting for area schools.’ ”

15. Section 17, lines four (4), five (5), eight (8), thirteen (13), and nineteen (19), by striking in each instance the word “associate” and inserting in lieu thereof the word “assistant”.

16. By adding at the end of section 18 the following:

“Said section is further amended by striking subsection four (4) and inserting in lieu thereof the following:

“ ‘4. A member to represent industry and management.’ ”

“Further amend said section by striking from subsection seven (7) the word ‘Three’ and inserting in lieu thereof the word ‘Two’.

“Further amend said section by adding a new subsection as follows:

“ ‘8. A member to represent labor.’ ”

17. By inserting the following new sections after section 18:

a. “Section two hundred eighty A point thirty-one (280A.31), Code 1966, is hereby amended by adding at the end thereof the following:

“ ‘The state board shall meet with the advisory committee at least quarterly.’ ”

b. "Section two hundred eighty A point thirty-two (280A.32), Code 1966, is hereby amended by inserting after the comma in line five (5) the words 'on faculty salary schedules'."

18. Section 20, by inserting at the end of line five (5) the following:

"Not more than five (5) members shall be of the same political party."

19. By inserting the following new section after section 20:

"Section two hundred fifty-seven point two (257.2), Code 1966, is hereby amended by inserting at the end thereof the following:

" 'In appointing members, the governor shall provide that at least one (1) member has substantial knowledge related to vocational and technical training, and at least one (1) member has substantial knowledge related to area community colleges.' "

20. Section 21, by striking all of said section and inserting in lieu thereof the following:

"Section two hundred fifty-seven point three (257.3), Code 1966, is hereby amended by striking all of such section after the period in line four (4) through line seventeen (17).

21. By inserting the following new section after section 23:

"Section two hundred fifty-seven point twenty-two (257.22), Code 1966, is hereby amended as follows:

"1. By striking from line three (3) the word 'two' and inserting in lieu thereof the word 'three'.

"2. By inserting the following after the period in line eight (8):

" 'The assistant superintendent for the area schools branch shall be trained or experienced in matters relating to area schools.' "

22. Section five point four (5.4), subsection eight (8), Rules of the Department of Public Instruction, is hereby amended to read as follows:

"5.4(8) Faculty development. The administration of the college shall encourage the continued development of faculty potential by: (1) regularly stimulating department chairmen or heads to meet their responsibilities in this regard; (2) lightening the teaching loads of first-year instructors whose course preparation and in-service training demand it; (3) stimulating curricular evaluation; and (4) encouraging the development of an atmosphere in which the faculty brings a wide range of ideas and experiences to the students, each other, and the community."

23. By renumbering the sections in accordance with these amendments.

JOSEPH W. CASSIDY, Chairman

JOHN M. ELY, JR.

LUCAS J. De KOSTER

ADOLPH W. ELVERS

On the Part of the Senate

MAURICE VAN NOSTRAND, Chairman

W. CHARLENE CONKLIN

C. VINCENT MAYBERRY

CHARLES E. GRASSLEY

On the Part of the House

Also:

That the Senate insists on its amendment to House Joint Resolution 23, a Joint Resolution to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures and to make an appropriation therefor, and requests a conference. The President of the Senate has appointed as members of the Conference Committee on the part of the Senate, Senators Gaudineer, chairman, Van Gilst, Benda and Stephens.

AL MEACHAM, Secretary of the Senate

Senate adopted 6-21-67
REPORT OF CONFERENCE COMMITTEE *House adopted 6-23 5857*
ON SENATE FILE 616 *motion to recommend filed 6-28 6-57-*

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on Senate File 616, a bill for an Act relating to area vocational school districts and area community college districts and the method of selection of the members of the state board of public instruction, to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor, begs leave to report and to make the following recommendations:

That Senate File 616 as passed by the Senate be amended as follows, and that the following amendments be substituted for the House amendments:

1. Section 5, by inserting the following in line twenty-six (26) after the word "between":

"the aggregate aid payments for the first three quarters and".

2. Section 6, by striking in line eight (8) the words "effective date of this Act" and inserting in lieu thereof the words "May 1, 1967,".

3. Section 6, by striking in line eighteen (18) the words "two (2) and three (3)" and inserting in lieu thereof the words "three (3) and four (4)".

4. By inserting the following new section after section eight (8):

"Chapter two hundred eighty A (280A), Code 1966, is hereby amended by adding the following new section:

"A merged area may own in the aggregate not more than three hundred twenty (320) acres of land, except that the state board may authorize a merged area to own more than said amount if the state board determines that more land will be required for the programs of the area school or that the acquisition of a larger tract is advisable in order to acquire the desired land.

"With the approval of the state board, the board of directors of any merged area at any time may sell any land in excess of one hundred sixty (160) acres owned by the merged area, and no election shall be necessary in connection with such sale notwithstanding any other provisions of law. The proceeds of the sale may be used for any of the purposes stated in section two hundred eighty A point twenty-two (280A.22) of the Code. This paragraph is in addition to any authority under other provisions of law."

5. Section 10, by inserting the following new paragraph after line four (4):

"Section two hundred eighty A point two (280A.2), Code 1966, is hereby further amended by striking lines two (2) and three (3) of subsection three (3) of such section and inserting in lieu thereof the following: 'supported school which offers two (2) years of liberal arts, preprofessional, or other instruction partially fulfilling the requirements for a baccalaureate degree but which does not confer any baccalaureate degree and which'."

6. Section 11, by inserting the following new paragraph after line ten (10):

"Section two hundred eighty A point seventeen (280A.17), Code 1966, is hereby further amended by inserting the following new paragraph at the end thereof:

"It is the policy of this state that the property tax for the operation of area schools shall not in any event exceed three-fourths mill, and that the present and future costs of such operation in excess of the funds raised by such three-fourths mill levy shall be the responsibility of the state and shall not be paid from property tax.' "

7. Section 13, by inserting the following after the period in line eleven (11):

"The board of directors may enter into such contracts."

8. Section 13, by striking the word "unnecessarily" and the words "courses and" in line fourteen (14).

9. Section 13, by inserting the following after the period in line fifteen (15):

"In determining whether duplication would actually exist, the state board shall take into account the size, quality, tuition, purposes and area coverage of the existing public and private facilities and the needs of the area."

10. Section 13, by striking lines eighteen (18) through twenty-two (22), inclusive, and inserting in lieu thereof the following:

"Tuition for residents of Iowa shall not exceed the lowest tuition rate per semester, or the equivalent, charged by an institution of higher education under the state board of regents for a full time resident student. Tuition for non-residents of Iowa shall be not less than one hundred fifty (150) percent and not more than two hundred (200) percent of the tuition established for residents of Iowa. Tuition for resident or non-resident students may be set at a higher figure with the approval of the state board. A lower tuition for non-residents may be permitted under a reciprocal tuition agreement between a merged area and an educational institution in another state, if the agreement is approved by the state board."

11. Section 13, by inserting the following new paragraph after line twenty-two (22):

"3. By inserting in line one (1) of said section before the word "The" the following:

"The board of directors of each merged area shall employ a president who shall be the chief administrative officer of the area school and shall have such other responsibilities as shall be assigned under the provisions of this chapter and by the board. The president shall not be required to hold any teacher's certificate.' "

12. Section 14, by striking in line three (3) the word "maximum" and inserting in lieu thereof the word "standard".

13. Section 14, by inserting in line four (4) after the word "term" the words "and the maximum academic work-load for any such instructor shall be sixteen (16) credit hours per school term,".

14. Section 15, by striking lines three (3) and four (4) and inserting in lieu thereof the following:

"sections:

'Make arrangements with boards of merged areas and local school districts to permit students attending high school to participate in vocational-technical programs and obtain credit for such participation for application toward the completion of a high school diploma. The granting of such credit shall be subject to the approval of the state board.'

'Prescribe a uniform system of accounting for area schools.' "

15. Section 17, lines four (4), five (5), eight (8), thirteen (13), and nineteen (19), by striking in each instance the word "associate" and inserting in lieu thereof the word "assistant".

16. By inserting the following new section after section 18:

'Section two hundred eighty A point thirty-two (280A.32), Code 1966, is hereby amended by inserting after the comma in line five (5) the words 'on faculty salary schedules'.'

17. Section 20, by inserting at the end of line five (5) the following:

'Not more than five (5) members shall be of the same political party.'

18. By inserting the following new section after section 20:

'Section two hundred fifty-seven point two (257.2), Code 1966, is hereby amended by inserting the following at the end thereof:

'In appointing members, the governor shall attempt to provide that at least one member has substantial knowledge related to vocational and technical training, and at least one member has substantial knowledge related to area community colleges.' "

19. Section 21, by striking all of said section and inserting in lieu thereof the following:

'Section two hundred fifty-seven point three (257.3), Code 1966, is hereby amended by striking all of such section after the period in line four (4) through line seventeen (17) inclusive.'

20. By inserting the following new section after section 23:

'Section two hundred fifty-seven point twenty-two (257.22), Code 1966, is hereby amended as follows:

'1. By striking in line three (3) the word "two" and inserting in lieu thereof the word "three".

'2. By inserting the following after the period in line eight (8):

'The assistant superintendent for the area schools branch shall be trained or experienced in matters relating to area schools.' "

21. By renumbering the sections in accordance with these amendments.

JOHN P. KIBBIE, Chairman

JAMES E. BRILES

DELBERT FLOY

DAVID STANLEY

On the Part of the Senate

C. RAYMOND FISHER, Chairman

RAY V. BAILEY

JAMES T. CAFFREY

JOAN LIPSKY

On the Part of the House

SENATE AMENDMENTS CONSIDERED

Speaker Pro Tempore Kluever in the chair at 9:45 a.m.

Palmer of Polk called up for consideration House File 495, a bill for an act relating to the millage levy for improvements and maintenance of county hospitals in counties having a population of two hundred twenty-five thousand (225,000) inhabitants or over, amended by the Senate as follows:

Amend House File 495 by adding the following new section thereto:

Sec. 2. Section three hundred forty-seven point thirteen (347.13), subsection fourteen (14), Code 1966, is hereby amended by inserting in line eight (8) after the word "employees" the following: "The names, addresses, salaries, and job classification of all employees paid in whole or in part from a millage levy shall be a public record and open to inspection at reasonable times as designated by the board of trustees."

Bennett of Polk moved to suspend the rules for the purpose of considering the following amendment:

Amend House File 495 by adding the following new section:

Section three hundred forty-seven point seven (347.7), Code 1966, is further amended by striking the period in line fifteen (15) and inserting the following: "and such fund shall be subject to review by the board of supervisors."

The motion prevailed.

(Deferred)

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

Millen of Van Buren asked and received unanimous consent for the immediate consideration of bills on the appropriations calendar.

House File 758, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for institutions under the board of control of state institutions, including construction of new buildings, repairs, improvements, replacements, or alterations, and providing for joint control for the expenditure thereof by the board of control, the governor, and the state comptroller, was taken up for consideration.

Miller of Jones offered the following amendment filed by him:

1 Amend Senate File 616 as follows:

2 1. Section 7, by inserting at the end thereof the
3 following sentence: "No merged area vocational school
4 or community college shall own to the aggregate in
5 excess of one hundred sixty acres."

6 2. Section 9, by striking in line four (4) the
7 word and figures "seventeen (17)" and inserting in
8 lieu thereof the word and figures "fifteen (15)".

9 3. Section 10, by striking line two (2) and
10 inserting in lieu thereof the following:
11 "1966, is hereby amended as follows:

12 (1) By striking subsection two (2) of such section.

13 (2) By striking lines two (2) and three (3) of
14 subsection three (3) of such section and inserting in
15 lieu thereof the following: "supported school which
16 offers two (2) years of liberal arts, preprofessional,
17 or other instruction partially fulfilling the requirements
18 for a baccalaureate degree but which does not confer any
19 baccalaureate degree and which".

20 (3) By striking from line two (2) of subsection
21 seven (7) of such section the words "public instruction"
22 and inserting in lieu thereof "commissioners for area
23 schools".

24 (4) By adding thereto the following new subsection:".

25 4. Section 13, by striking from line fourteen (14)
26 the word "unnecessarily".

27 Section 13, by striking lines eighteen (18) through
28 twenty-two (22) and inserting in lieu thereof the
29 following:

30 "However, the tuition for out-of-state students
31 shall be not less than one hundred fifty (150) percent
32 and not more than two hundred (200) percent of the rate
33 established for in-state students and may be set at
34 a higher figure with the approval of the state board."

35 5. Section 14, by striking in line three (3) the
36 word "maximum" and inserting in lieu thereof the word
37 "standard".

38 Section 14, by inserting in line four (4) after the
39 word "term" the words ", and the maximum academic work-
40 load for any such instructor shall be sixteen (16) credit
41 hours per school term,".

42 6. Section 15, by striking lines three (3) and four (4)
43 and inserting in lieu thereof the following:

44 "sections:

45 (1) "Make arrangements with boards of local school
46 districts to permit students attending high school to
47 participate in vocational-technical programs and obtain
48 credit for such participation for application toward the
49 completion of a high school diploma. The granting of
50 such credit shall be subject to the approval of the state
51 board of public instruction."

52 (2) "Prescribe a uniform system of accounting for area
53 schools."

54 7. By inserting after Section 15 the following new
55 section:

56 "Sec. 16. Section two hundred eighty A point twenty-
57 six (280A.26), Code 1966, is hereby amended by inserting
58 in line sixteen (16) after the word 'the' the words
59 'state board and the'".

60 7. By inserting after Section 15 the following
61 new section:

62 "Sec. 16. Section two hundred eighty A point
63 twenty-six (280A.26), Code 1966, is hereby amended by
64 inserting in line sixteen (16) after the word 'the'
65 the words 'state board and the'".

66 8. Section 16, by striking line six (6) and inserting
67 in lieu thereof the word "schools".

68 9. Section 17, by striking lines fourteen (14)
69 through twenty-five (25) and inserting in lieu thereof
70 the following: "to the state board the approval or
71 disapproval of all budgets, courses, and programs to be
72 offered at the various area schools. In arriving at such
73 recommendations, attention shall be given to the
74 prevention and elimination of unnecessary duplication
75 of programs, facilities, and staff within the area. Upon
76 the recommendation of the associate superintendent and
77 review and final approval of area school courses and
78 programs by the state board, all such approved courses
79 and programs shall be funded as prescribed by law."

80 10. Section 18, by striking lines two (2), three (3)
81 and four and inserting in lieu thereof the following:

82 "Code 1966, is hereby repealed and the following
83 enacted in lieu thereof:

84 'There is hereby established within the state
85 department of public instruction a state board of
86 commissioners for area schools which shall consist of
87 seven members. The members of the board shall consist
88 of the following:

- 89 (1) One member representing colleges and universities.
- 90 (2) One member representing local school districts.
- 91 (3) One member representing agriculture.
- 92 (4) One member representing industry and management.
- 93 (5) One member representing labor.
- 94 (6) Two members representing the public at large."

95 11. By inserting after Section 18 the following new
96 sections:

97 (1) Section two hundred eighty A point thirty
98 (280A.30), Code 1966, is hereby repealed and the following
99 enacted in lieu thereof:

100 "The members of the state board shall be appointed by
101 the governor with the approval of two-thirds (2/3) of the
102 members of the senate. Not more than four members shall
103 be of the same political party. Each member shall serve
104 for a term of three (3) years except the initial members
105 so appointed shall serve as follows:

106 a. Two members shall serve from the date of appointment
107 until June 30, 1968.

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108 b. Three members shall serve from the date of
109 appointment until June 30, 1969.

110 c. Two members shall serve from the date of appointment
111 until June 30, 1970.

112 The governor shall fill any vacancy occurring on the
113 board. All vacancies occurring during such time as the
114 general assembly is in session shall be filled before the
115 end of the session in the same manner in which regular
116 appointments are required to be made. Vacancies
117 occurring on the board when the general assembly is not
118 in session shall be filled by appointment by the governor
119 which shall expire at the end of thirty (30) days after
120 the general assembly next convenes unless the appointment
121 is confirmed by the senate prior to that time."

122 (2) Section two hundred eighty A point thirty-one
123 (280A.31), Code 1966, is hereby repealed and the following
124 enacted in lieu thereof:

125 "The state board shall meet no less than four (4)
126 times each year, the first of which shall be on the
127 second Wednesday of July. The board shall organize at
128 the July meeting by confirming the appointment of an
129 associate state superintendent and shall elect such
130 officers from the board membership as the board members
131 deem necessary. Special meetings may be called by the
132 board, by the associate state superintendent, or by the
133 secretary of the board on the written request of any
134 five (5) members. Members of the board shall be allowed
135 a per diem expense of thirty (30) dollars and necessary
136 travel and other expenses incurred while engaged in
137 official duties."

138 (3) Section two hundred eighty A point thirty-two
139 (280A.32), Code 1966, is hereby repealed.

140 12. Section 19, by striking lines three (3) through
141 nineteen (19) and inserting in lieu thereof the
142 following:

143 "Approval standards, rules and regulations for area
144 schools shall be initiated by the area schools branch
145 of the department and submitted to the state board for
146 consideration and adoption. No proposed approval
147 standard for vocational programs and courses offered by
148 area schools shall be adopted by the state board until
149 the standard has been submitted to the advisory committee
150 created by chapter two hundred fifty-eight (258) and
151 their recommendation thereon obtained.

152 "Such standards, rules and regulations shall be
153 subject to the provisions of chapter seventeen A (17A)
154 of the Code. In addition, such standards, rules and
155 regulations shall be reported by the state board to the
156 general assembly within twenty (20) days after the
157 commencement of a regular legislative session, and the
158 general assembly may enact changes therein. No area
159 school shall be removed from the approved list for

160 failure to comply with such standards, rules and
161 regulations until at least one hundred twenty (120)
162 days have elapsed following the reporting of such
163 standards, rules and regulations to the general assembly
164 as provided in this section."

165 13. Section 20, by adding at the end of line five (5)
166 the following: "Not more than five (5) members shall be
167 of the same political party."

168 14. Section 21, by striking all of said section and
169 inserting in lieu thereof the following:

170 "Section two hundred fifty-seven point three (257.3),
171 Code 1966, is hereby amended by striking all of such
172 section after the period in line four (4)."

173 15. By inserting after Section 23 the following new
174 sections:

175 (1) Section two hundred fifty-seven point twenty-
176 five (257.25), Code 1966, is hereby amended by striking
177 from line twelve (12) the words "area or".

178 (2) Section two hundred fifty-eight point four
179 (258.4), Code 1966, is hereby amended by striking from
180 lines four (4) and five (5) of subsection seven (7) the
181 words "area vocational schools and programs".

182 (3) Section two hundred eighty-six A point three
183 (286A.3), Code 1966, is hereby amended as follows:

184 a. By striking from lines four (4) and five (5) the
185 words "public community and junior colleges" and
186 inserting in lieu thereof the words "area schools".

187 b. By inserting in line ten (10) after the word
188 "colleges" the words ", except area schools,".

189 c. By inserting in line fourteen (14) after the
190 word "meets" the word "applicable".

191 (4) Chapter two hundred eighty A (280A), Code 1966,
192 is amended by adding the following section:

193 "No contract shall be entered into after the effective
194 date of this Act, nor shall any existing contract be
195 renewed after that date, which will provide for the
196 payment of a remuneration per annum to the superintendent
197 or other chief administrative officer of any merged area
198 vocational school or community college in excess of the
199 salary paid to the superintendent of public instruction."

200 (5) Section two hundred eighty A point seventeen
201 (280A.17), Code 1966, is amended by striking all of lines
202 six (6) to twenty-eight (28), inclusive, and inserting
203 in lieu thereof the following:

204 "The board shall designate in its budget the amounts
205 which are to be raised by various sources of revenue for
206 such operation."

207 (6) Section two hundred eighty A point eighteen
208 (280A.18), Code 1966, is amended as follows:

209 a. By striking from lines one (1) and two (2) the
210 words "In addition to revenue derived by tax levy,".

211 b. By striking from line two (2) the word "a" and

212 inserting in lieu thereof the word "The".
 213 (7) Section two hundred eighty A point twenty-two
 214 (280A.22), Code 1966, is amended by striking from lines
 215 one (1) and two (2) the words "In addition to the tax
 216 authorized under section 280A.17,".
 217 16. By renumbering the sections in accordance with this
 218 amendment.
 219 17. Amend the title by striking in line two (2) the
 220 word "and" and inserting in lieu thereof the following:
 221 ", to establishment of a state board of area school
 222 commissioners, to adoption of approval standards for
 223 area schools, to".

Filed
 June 9, 1967

*Senate refused to concur 6-10
 House inserted 6-14*

House Amendment

1 Amend the Jepsen amendment to Senate File 616, filed
 2 April 25 1967, as follows:
 3 1. By striking from line five (5) the word "sixteen" and
 4 inserting in lieu thereof the word "fifteen".

Filed and ruled out of order.
 May 3, 1967

By LAMBORN

1 Amend the Jepsen et al amendment filed April 25
 2 Senate File #616 as follows:
 3 Amend Sec. 10, line 172 (one hundred seventy two) by
 4 adding the word 'area' after the word the and before the
 5 word board.

Filed and adopted
 May 3, 1967

By JEPSEN

1 Amend the Jepsen et al amendment filed April 25
 2 to Senate File #616 as follows:
 3 Amend line 42 (forty two) by adding the words
 4 'of the six' after the word three and before the word
 5 members.

Filed and adopted
 May 3, 1967

By JEPSEN

1 Amend the Jepsen amendment to Senate File 616, filed
 2 April 29, 1967, as follows:
 3 1. Amend section eleven (11) by adding thereto
 4 the following:
 5 "No area vocational school shall establish or take
 6 over any existing junior college without the approval
 7 of the state board and the board of regents."

Filed and adopted
 May 3, 1967

By HOUGEN

1 Amend the Jepsen et al amendment to Senate File
2 616, filed April 25, 1967, as follows:
3 1. By striking the words "one dollar and seventy-
4 five cents" in lines three hundred fifty-nine (359) and
5 three hundred sixty (360) of section twenty-four (24),
6 and inserting in lieu thereof the words "two (2)
7 dollars and twenty-five (25) cents".

Filed and lost
May 3, 1967

By SHAFF

1 Amend the DeKoster amendment to Senate File 616
2 filed April 25, 1967 as follows:
3 1. By striking in line six (6) the words and
4 figures "fifty (50)" and inserting in lieu thereof
5 the words and figures "seventy-five (75)".
6 2. By striking in line eight (8) the words and
7 figures "fifty (50)" and inserting in lieu thereof
8 the words and figures "seventy-five (75)".

Filed and adopted
May 3, 1967

By DeKOSTER

1 Amend the Jepsen et al amendment filed April 25
2 to Senate File #616 as follows:
3 Amend line 41 (forty one), 42 (forty two) and
4 43 (forty three) by striking all after the word organization
5 in line 41 (forty one) and substituting in lieu thereof the
6 following: The Governor of Iowa shall appoint 6 (six)
7 members to the Iowa area vocational school - - community
8 college board. Not more than 3 (three) members appointed
9 by the governor shall be of the same political party.

Filed and lost
May 3, 1967

By JEPSEN

1 Amend the Jepsen et al amendment to Senate File 616
2 filed April 25, 1967, as follows:
3 1. Amend section eight (8) by striking all of such
4 section and inserting in lieu thereof the following:
5 Section two hundred eighty A point seventeen (280A.17),
6 Code 1966, is hereby amended by inserting in line nine (9)
7 after the word "The" the words:
8 "budget of each merged area shall be submitted to the
9 state board no later than June 1 preceding the next fiscal
10 year for approval. The state board shall review the
11 proposed budget and shall, prior to July 1, either grant
12 its approval or return the budget without approval with
13 the comments of the state board attached thereto. Any
14 unapproved budget shall be resubmitted to the state board
15 for final approval. Upon approval of the budget by the
16 state board, the".

Filed and adopted
May 3, 1967

By DeKOSTER

1 Amend the Education Committee amendment to Senate File 616
2 by striking the word "fifteen (15)" in section 6, line 57 and
3 inserting in lieu thereof the word "sixteen (16)".

Filed and lost
May 3, 1967

By POTGETER

1 Amend the Hougen Amendment to Senate File 616,
2 filed April 27, 1967, as follows:
3 1. By inserting in lieu twelve (12) before the
4 word "board" the word "state".

Filed and adopted
May 3, 1967

By HOUGEN

1 Amend the Jepsen, et al, amendment of April 25 to Senate File
2 616 by striking the words "one dollar and seventy-five" in
3 359 and 360 and inserting in lieu thereof the words "two
lines
dollars".

Filed and lost
May 3, 1967

By POTGETER and MILLS

1 Amend the Hill amendment to Senate File 616, filed
2 April 20, 1967, as follows:
3 1. By striking from line ten (10) the word "sixteen"
4 and inserting in lieu thereof the word "fifteen".

Filed and lost
May 3, 1967

By LAMBORN

1 Amend the Education Committee amendment to Senate File
2 616, filed May 1, 1967, as follows:
3 1. By striking from line six (6) the word "seventeen" (17)
4 and inserting in lieu thereof the word "fifteen" (15).

Filed and ruled out of order
May 3, 1967

By LAMBORN

1 Amend the Committee amendment to Senate File 616, filed
2 May 1, 1967 by striking lines thirty-four (34) through forty-
3 seven (47) inclusive, and inserting in lieu thereof the fol-
4 lowing:
5 "If the curriculum submitted by the board of directors of an
6 area vocational school includes training being offered by a
7 private business school accredited by the accrediting com-
8 mission of business schools and located within the merged
9 area, the state board prior to approval of the curriculum
10 shall determine whether the business school can conduct the
11 training at a per student cost no greater than the actual total
12 per pupil cost of such training if conducted by the area vo-
13 cational school. If the training can be conducted by the pri-
14 vate business school at a cost no greater than the per student
15 cost if conducted by the area vocational school, the state
16 board shall require that such training be conducted by the
17 private facility under a contract with the board of directors
18 of the area vocational school."

Filed and withdrawn
May 3, 1967

By REPERT

1 Amend the committee amendment to Senate File 616 by adding
2 thereto the
3 following:
4 Section 1. Section two hundred fifty-seven point one (257.1),
5 Code 1966,
6 is hereby amended by inserting in line five (5) after the word
7 "members" the
8 following:
9 "who shall be appointed by the governor with the approval
10 of two-thirds (2/3) of
11 the members of the senate".
12 Sec. 2. Section two hundred fifty-seven point three
13 (257.3), Code 1966, is
14 hereby amended by striking from line five (5) the words "either"
15 and "or elected"
16 and by striking lines eight (8) through seventeen (17).
17 Sec. 3. Section two hundred fifty-seven point four (257.4),
18 Code 1966, is
19 hereby amended by striking lines four (4) through eighteen (18)
20 and inserting
21 in lieu thereof the following:
22 "officers. All vacancies on said board which may occur when
23 the general
24 assembly is not in session shall be filled by appointment by
the governor,
which appointment shall expire at the end of thirty (30) days
after the general
assembly next convenes. Vacancies occurring during a session
of the
general assembly shall be filled before the end of said session
in the same
manner in which regular appointments are required to be made."
25 Sec. 4. Section two hundred fifty-seven point five
26 (257.5), Code 1966, is
27 hereby repealed.
28 Sec. 5. Amend the title by inserting after the first word "to"
29 in line 1 the words "the method of selection of the members of
30 the state
31 board of public instruction, to".

Filed and adopted
May 3, 1967

By RIGLER, FROMMELT, MURRAY,
REICHARDT, HILL, DENMAN and
MILLS

Wednesday, May 3, 1967

SENATE FILE 616

1 Amend Senate File 616 as follows:

2 1. Amend the title to Senate File 616 by striking the comma
3 in line six (6) and inserting the word "and". Further amend
4 by striking the comma and all after the comma in lines seven (7)
5 and eight (8) and inserting a period (.) after the word "aid".

6 2. By striking the words "or merged area school" from sec-
7 tion two (2) line five (5).

8 3. By striking the words "department of public instruction"
9 in section four (4) line twenty (20) and inserting in lieu
10 thereof the words "board of regents".

11 4. By striking in section five (5) the word "or" in line
12 ten (10), all of line eleven (11) and "struction" in line
13 twelve (12) and inserting in lieu thereof the following, "shall
14 certify to the state department of public instruction and the
15 dean of each such merged area vocational or community college
16 shall certify to the state board of regents".

17 5. By striking all of section six (6), eight (8), and
18 nine (9) and renumbering section seven (7).

19 6. Further amend Senate File 616 by inserting the following
20 as new sections:

21 Section two hundred eighty-six A point six (286A.6), Code
22 1966, is hereby amended as follows:

23 a. By striking the word "is" in line four (4) and insert-
24 ing in lieu thereof the words, "and an appropriate
25 officer designated by the state board of regents sub-
26 ject to the approval of the state board of regents
27 are".

28 b. By inserting in line eight (8) after the word "instruc-
29 tion" the words, "and the state board of regents".

30 c. By inserting in line fourteen (14) after the word "in-
31 struction" the words, "or appropriate officer designated
32 by the state board of regents".

33 7. Section two hundred eighty-six A point seven (286A.7),
34 Code 1966, is hereby amended by inserting the following at the
35 end thereof: "The provisions of this section shall not apply
36 to area vocational and area community colleges."

37 8. Section two hundred eighty A point two (280A.2), sub-
38 section seven (7), Code 1966, is hereby amended by striking
39 the words "public instruction" in line two (2) and inserting
40 in lieu thereof the word "regents".

41 9. Section two hundred eighty A point two (280A.2), sub-
42 section eight (8), Code 1966, is hereby repealed and the fol-
43 lowing enacted in lieu thereof: "'Area board' means the area
44 board established by section two hundred eighty A point twelve
45 (280A.12) of the Code."

46 10. Section two hundred eighty A point eleven (280A.11),

Senate 4
47 Code 1966, is hereby amended by striking the word "governing"
48 in line thirteen (13).

49 11. Section two hundred eighty A point twelve (280A.12),
50 Code 1966, is hereby repealed and the following enacted in
51 lieu thereof: "The area board of a merged area shall be com-
52 posed of one (1) member elected from each area board district
53 in the area by the electors of the respective district. Mem-
54 bers of the area board shall be residents of the district
55 from which elected. Successors shall be chosen at the annual
56 school elections for members whose terms expire on the first
57 Monday in October following such elections. Terms of mem-
58 bers of the area board shall be three (3) years except that
59 members of the initial area board elected at the special
60 election shall determine their respective terms by lot so
61 that the terms of one-third (1/3) of the members, as nearly
62 as may be, shall expire on the first Monday in October of each
63 succeeding year. Vacancies on the area board which occur more
64 than ninety (90) days prior to the next annual school elec-
65 tion shall be filled by the state board on nomination by the
66 remaining members of the area board. The member so chosen
67 shall be a resident of the district in which the vacancy
68 occurred and shall serve until the next annual school elec-
69 tion, at which election a member shall be elected to fill
70 the vacancy for the balance of the unexpired term. A vacancy
71 shall be defined as in section two hundred seventy-seven point
72 twenty-nine (277.29) of the Code. No member shall serve on
73 the area board who is a member of a board of directors of a
74 local school district or a member of a county board of educa-
75 tion."

76 12. Section two hundred eighty A point thirteen (280A.13),
77 Code 1966, is hereby repealed and the following enacted in
78 lieu thereof: "In each merged area, the initial area board
79 elected at the special election shall organize within fifteen
80 (15) days following the election. The area board shall
81 thereafter organize on the first Monday in October of each
82 year. Organization of the board shall be effected by the
83 election of a president and such other officers from the
84 area board membership as board members so determine. The
85 frequency of meetings other than organizational meetings
86 shall be as determined by the area board but the president
87 or a majority of the members may call a special meeting at
88 any time."

89 13. Section two hundred eighty A point fifteen (280A.15),
90 Code 1966, is hereby amended by striking the words "board of
91 directors" in lines four (4), fifteen (15) and twenty-six (26)
92 and inserting in lieu thereof the words "area board" and
93 striking the words "boards of directors" in line twenty-two
94 (22) and inserting in lieu thereof the words "area boards".

95 14. Section two hundred eighty A point sixteen (280A.16)
96 is hereby repealed.

97 15. Section two hundred eighty A point seventeen (280A.17),
98 Code 1966, is hereby repealed and the following enacted in lieu

99 thereof: "An annual budget for operation of the area voca-
100 tional school or area community college shall be prepared by
101 the executive officer of the area vocational school or area
102 community college in consultation with the area board. The
103 budget shall designate the amounts which are to be raised
104 by local taxation and the amounts which are to be raised by
105 other sources of revenue for such operation. The area board
106 shall prorate the amount to be raised by local taxation among
107 the respective county school systems, or parts thereof, in
108 the proportion that the value of taxable property in each
109 system, or part thereof, bears to the total value of taxable
110 property in the board. The area board shall certify the amount
111 so determined to the respective county auditors and the boards
112 of supervisors shall levy a tax sufficient to raise the amount.
113 No tax in excess of three-fourths (3/4) mill shall be levied
114 on taxable property in a merged area for the operation of an
115 area vocational school or area community colleges. Taxes col-
116 lected pursuant to such levy shall be paid by the respective
117 county treasurers to the treasurer of the merged area in the
118 same manner that other school taxes are paid to local school
119 districts.

120 16. Section two hundred eighty A point eighteen (280A.18),
121 Code 1966, is hereby amended by striking the words "a board
122 of directors of" in lines two (2) and three (3).

123 17. Section two hundred eighty A point eighteen (280A.18),
124 subsection six (6), Code 1966, is hereby amended by striking
125 the words "without compliance with the local budget law" in
126 lines three (3) and four (4).

127 18. Section two hundred eighty A point nineteen (280A.19),
128 Code 1966, is hereby amended by striking the words "Boards of
129 directors of merged areas" in line one (1) and inserting in
130 lieu thereof the words "The state board".

131 19. Section two hundred eighty A point twenty-three
132 (280A.23), Code 1966, is hereby repealed and the following
133 enacted in lieu thereof:

134 "The area board of each area vocational school or area
135 community college shall:

136 "1. Represent, and express the interests of, the local
137 area.

138 "2. Advise and counsel the president of the vocational-
139 community college system and the faculty on the selection of
140 a dean, who will be the chief executive officer of the area
141 vocational school or area community college, subject to the
142 approval of the state board.

143 "3. Advise and counsel the dean and the president on the
144 curriculum to be offered in such school or college subject to
145 approval of the state board.

146 "4. Change boundaries of area board districts in merged
147 areas after each decennial census or change in boundaries of
148 the merged area to compensate for changes in population if
149 such population changes have taken place.

150 "5. Perform such other functions and duties as may be

151 delegated by the state board."

152 20. Section two hundred eighty A point twenty-four
153 (280A.24), Code 1966, is hereby repealed and the following
154 enacted in lieu thereof:

155 "The state board, with the advice and counsel of the area
156 board, may expand the curriculum of an area vocational school
157 to qualify as an area community college."

158 21. Section two hundred eighty A point twenty-five (280A.25),
159 Code 1966, is hereby amended as follows:

160 a. By striking the word "director" in line one (1) of
161 subsection two (2) and inserting in lieu thereof the words
162 "area board".

163 b. By striking the words "board of directors of the area"
164 in lines two (2) and three (3) of subsection two (2) and in-
165 serting in lieu thereof the words "area board".

166 c. By striking the words "approval of the board of di-
167 rectors" in line nine (9) of subsection three (3) and in-
168 serting in lieu thereof the words "advice and counsel of the
169 area board".

170 d. By striking the words "board of directors" in line
171 thirteen (13) of subsection three (3) and inserting in lieu
172 thereof the words "area board".

173 22. Section two hundred eighty A point twenty-five
174 (280A.25), Code 1966, is further amended by adding the follow-
175 ing subsections thereto:

176 "9. Have authority to determine tuition rates for in-
177 struction as authorized under section two hundred eighty A
178 point eighteen (280A.18), subsection three (3).

179 "10. Have the power to enter into contracts and take other
180 necessary action to insure a sufficient curriculum and efficient
181 operation and management of the school or college and maintain
182 and protect the physical plant, equipment, and other property
183 of the school or college.

184 "11. Have authority to sell any article resulting from any
185 vocational program or course offered at an area vocational
186 school or area community college. Governmental agencies and
187 governmental subdivisions of the state within the merged areas
188 shall be given preference in the purchase of such articles.
189 All revenue received from the sale of any article shall be
190 credited to the funds of the merged area.

191 "12. Have authority to delegate to the area advisory boards,
192 the deans of the area vocational schools or area community
193 colleges, and the president of the area vocational-community
194 college system such functions and duties as may by law be vested
195 in the state board."

196 23. Section two hundred eighty A point twenty-six (280A.26),
197 Code 1966, is hereby amended by striking all after the first
198 "the" in line fourteen (14) through the period in line seven-
199 teen (17) and inserting in lieu thereof the words "state
200 board."

201 24. Section two hundred eighty A point twenty-six (280A.26),
202 Code 1966, is hereby amended by striking the words "board of

203 directors of the merged areas" in line twenty-two (22) and sub-
204 stituting in lieu thereof the words "state board".

205 25. Section two hundred eighty A point twenty-six (280A.26),
206 Code 1966, is hereby amended by striking the words "board of
207 the merged area" in line twenty-eight (28) and inserting in
208 lieu thereof the words "state board".

209 26. Section two hundred eighty A point twenty-six (280A.26),
210 Code 1966, is hereby amended by striking the words "secretary
211 of the board of the merged area" in line thirty-two (32) and
212 inserting in lieu thereof "executive secretary of the state
213 board".

214 27. Section two hundred eighty A point twenty-seven (280A.27),
215 Code 1966, is hereby repealed and the following enacted in lieu
216 thereof: "There is hereby established within the state board
217 of regents a division to be known as the Iowa vocational-com-
218 munity college system. This division shall, under the super-
219 vision of the president of the Iowa vocational-community col-
220 lege system, exercise the powers and perform the duties with
221 respect to area vocational schools and area and public com-
222 munity and junior colleges as may be delegated by the state
223 board or provided by law."

224 28. Section two hundred eighty A point twenty-eight
225 (280A.28), Code 1966, is hereby repealed and the following
226 enacted in lieu thereof:

227 "The state board shall appoint a full-time president of
228 the Iowa vocational-community college system, and may employ
229 such other qualified personnel as shall be necessary. The
230 president shall be a person with teaching or administrative
231 experience in the field of community and junior colleges or
232 higher education and shall meet such qualifications in the
233 area of vocational education as the state board deems neces-
234 sary.

235 "The president of the Iowa vocational-community college
236 system shall:

237 "a. Appoint deans of the area vocational schools and area
238 community colleges, subject to the advice and counsel of the
239 area boards and local faculties and the approval of the
240 state board.

241 "b. Provide leadership in the determination of programs
242 and in the allocation of specialized functions among the area
243 vocational schools and community colleges.

244 "c. Review faculty and other appointments in the area vo-
245 cational schools and community colleges and make recommenda-
246 tions to the state board for their approval.

247 "d. Review budgets of the area vocational schools and com-
248 munity colleges and make budgetary recommendations to the state
249 board.

250 "e. Represent the area vocational schools and community
251 colleges before the state board, the legislature, and the
252 public.

253 "f. Provide general guidance and advice in the adminis-
254 tration of the area vocational schools and community colleges."

255 29. Section two hundred eighty A point twenty-nine
256 (280A.29), Code 1966, is hereby amended by striking the word
257 "regents" in line one (1) of subsection one (1) and inserting
258 in lieu thereof the words "public instruction".

259 30. Section two hundred eighty A point thirty-one
260 (280A.31), Code 1966, is hereby amended by striking the words
261 "state superintendent" in lines ten (10) and eleven (11) and
262 substituting in lieu thereof the words "president of the Iowa
263 vocational-community college system".

264 31. Section two hundred eighty A point thirty-two (280A.32),
265 Code 1966, is hereby amended by striking the words "state
266 superintendent" in line eight (8) and inserting in lieu there-
267 of the words "the president of the Iowa vocational-community
268 college system".

269 32. Section two hundred eighty A point thirty-three
270 (280A.33), Code 1966, is hereby amended by striking the words
271 "department of public instruction" in line eight (8) and sub-
272 stituting in lieu thereof the words "board of regents".

273 33. Section two hundred eighty-three point one (283.1),
274 Code 1966, is hereby amended by adding the following words
275 in line six (6) after the word "purposes" ", except funds
276 provided under the Vocational Education Act of 1963 which
277 shall be accepted and administered by the state board of re-
278 gents,".

279 34. Section two hundred eighty-three point one (283.1),
280 Code 1966, by striking the word "is" in line thirteen (13)
281 and inserting the words "and the state board of regents are".

282 35. Section two hundred eighty-three point one (283.1),
283 Code 1966, is hereby amended by adding the following words
284 in line nineteen (19) following the word "instruction" "and
285 the state board of regents".

286 36. Section two hundred sixty-two point seven (262.7),
287 Code 1966, is hereby amended by adding the following sub-
288 section:

289 "8. The Iowa vocational-community college system."

290 37. Section two hundred sixty-two point nine (262.9),
291 subsection two (2) is hereby amended by adding the following
292 words following the semicolon in line two (2) "a president
293 of the Iowa vocational-community college system;"

Filed - *Withdrawn 5-3*
May 2, 1967

By RIGLER

1 Amend Senate File 616 by striking all after the enacting
2 clause and inserting in lieu thereof the following:

3 Section 1. Chapter two hundred eighty A (280A), Code 1966,
4 is hereby repealed and the following enacted in lieu thereof:

5 Sec. 2. When used in this Act, unless the context
6 otherwise requires:

7 1. "Vocational-technical school" means a state supported
8 school which offers as its curriculum or part of its curricu-
9 lum vocational or technical education, training, or retrain-
10 ing available to persons who have completed or left high school
11 and are preparing to enter the labor market; persons who are
12 attending high school who will benefit from such education or
13 training but who do not have the necessary facilities available
14 in the local high schools; persons who have entered the labor
15 market and are in need of upgrading or learning skills; and
16 persons who due to academic, socio-economic, or other handicaps
17 are prevented from succeeding in regular vocational or techni-
18 cal education programs.

19 2. "Junior college" means a publicly supported school
20 which offers as its curriculum or part of its curriculum two
21 (2) years of liberal arts, preprofessional, or other instruc-
22 tion partially fulfilling the requirements for a baccalaureate
23 degree but which does not confer any baccalaureate degree.

24 3. "Community college" means a state or publicly supported
25 school which meets the curriculum requirements of a junior col-
26 lege and which offers in whole or in part the curriculum of a
27 vocational-technical school.

28 4. "Board" means the state board of governors for com-
29 munity and junior colleges and vocational-technical schools.

30 Sec. 3. There is hereby established a state board of nine
31 (9) members which shall be known as the state board of gover-
32 nors for community and junior colleges and vocational-technical
33 schools. The members of the board shall consist of the follow-
34 ing:

- 35 1. A member of the state board of regents.
- 36 2. A member of the state board of public instruction.
- 37 3. A member representing private universities, colleges,
38 and junior colleges.
- 39 4. A member representing vocational education interests
40 in the state.

41 5. Five (5) members, one (1) of whom shall represent in-
42 dustry and management, one (1) of whom shall represent labor,
43 one (1) of whom shall represent agriculture, and two (2) of whom
44 shall be appointed from the state at large.

45 Sec. 4. The members of the board from the state board of
46 regents and the state board of public instruction shall be ap-
47 pointed by the governor and serve at the pleasure of the gover-
48 nor. The remaining seven (7) members shall be appointed by
49 the governor with the approval of two-thirds (2/3) of the mem-
50 bers of the senate. Each member appointed with senate approval
51 shall serve for a term of six (6) years except the initial
52 members so appointed shall serve as follows:

- 53 1. Two (2) members shall serve from the date of appoint-
54 ment until June 30, 1969.
- 55 2. Two (2) members shall serve from the date of appoint-
56 ment until June 30, 1971.
- 57 3. Three (3) members shall serve from the date of appoint-
58 ment until June 30, 1973.

59 Sec. 5. The governor shall fill any vacancy occurring on
60 the board. All vacancies occurring during such time as the
61 general assembly is in session shall be filled before the end
62

63 of the session in the same manner in which regular appointments
64 are required to be made. Vacancies occurring on the board
65 when the general assembly is not in session shall be filled by
66 appointment by the governor which shall expire at the end of
67 thirty (30) days after the general assembly next convenes.

68 Sec. 6. The board shall meet no less than four (4) times
69 each year, the first of which shall be on the second Wednesday
70 of July. The board shall organize at the July meeting by elec-
71 ting a president and such other officers from the board member-
72 ship as board members deem necessary. Special meetings may be
73 called by the board, by the president of the board, or by the
74 secretary of the board upon written request of any five (5)
75 members thereof. Members of the board shall be allowed a per
76 diem of twenty-five (25) dollars and necessary travel and other
77 expenses incurred while engaged in official duties.

78 Sec. 7. The board shall:

79 1. Establish vocational schools and community colleges
80 throughout the state to offer to the greatest extent possible,
81 educational opportunities and services to all residents of the
82 state in areas where the need exists.

83 2. Make rules for the governing of, admission to, and cur-
84 riculum and tuition for all institutions established and admin-
85 istered by the board.

86 3. With the approval of the executive council, purchase,
87 acquire, lease, or rent real estate for the proper use of in-
88 stitutions established and administered by the board and dis-
89 pose of any real estate owned by the institutions when not
90 necessary for their purposes. Disposal of such real estate
91 shall be made upon such terms, conditions, and considerations as
92 the board may recommend and subject to the approval of the exe-
93 cutive council.

94 4. Cause to be constructed, maintained, remodeled, and im-
95 proved building and facilities at institutions established and
96 administered by the board.

97 5. Acquire, purchase, lease, rent or accept on loan or
98 such other basis acceptable to the board equipment necessary to
99 adequately provide curriculum offered at the state vocational
100 schools and community colleges.

101 6. Collect the highest rate of interest, consistent with
102 safety, obtainable on daily balances in the hands of the board.

103 7. Employ a director and other administrative personnel as
104 shall be necessary to perform the functions of the board. Em-
105 ploy such other administrative personnel, professors, instructors,
106 officers, and employees, as shall be necessary to operate
107 institutions under the jurisdiction of the board, and fix the
108 compensation of all persons so employed.

109 8. Accept, administer, allocate, and disburse any federal
110 and state funds available to pay any portion of the operating
111 costs of vocational schools or community colleges or any portion
112 of the cost of acquiring sites and constructing, acquiring,
113 or remodeling facilities or any portion of the cost of equipment
114 and supplies for vocational school or community colleges and
115 any other federal or state funds made available for
116 such purposes as may be provided by federal or state laws, rules,
117 and regulations, and establish priorities for the use of such
118 funds.

119 9. Authorize, approve, enter into, ratify, and confirm
120 any agreement relating to any vocational-technical facility or
121 program with the United States government, acting through any
122 agency of such government designated or created to aid in the
123 financing of such projects, or with any person, organization,

124 or agency offering contracts or grants in aid, financing such
125 educational facilities or the operation of such facilities
126 or programs.

127 10. Accept and administer trusts deemed to be beneficial
128 to the board and to the institutions established and administered
129 by the board.

130 11. Accept donations and gifts, including real or personal
131 property, and expend or use the same in accordance with such
132 terms as may be attached thereto.

133 12. Have authority to sell any article resulting from any
134 vocational-technical program or course offered at a state
135 vocational-technical school or state community college. Govern-
136 mental agencies and subdivisions shall be given preference in
137 purchasing such articles. Sales to governmental subdivisions
138 and agencies shall be subject to the same provisions as sales
139 by prison industries prescribed in sections two hundred forty-six
140 point twenty-one (246.21) and two hundred forty-six point
141 twenty-four (246.24) of the Code.

142 13. With the approval of the executive council, publish
143 and distribute from time to time such circulars, pamphlets,
144 bulletins, and reports as may be in its judgment for the best
145 interests of the institutions under its control, the expense
146 of which shall be paid out of any funds in the treasury not
147 otherwise appropriated.

148 14. With the consent of the inventor and in the discre-
149 tion of the board, secure letters patent or copyright on in-
150 ventions of students, instructors, and officials, or taken assign-
151 ment of such letters patent or copyright and make all necessary
152 expenditures in regard thereto. Letters patent or copyright
153 on inventions when so secured shall be the property of the state
154 and the royalties and earnings thereon shall be credited to the
155 funds of the board.

156 15. Make arrangements with boards of local school dis-
157 tricts to permit students attending high school to participate
158 in vocational-technical programs and courses and obtain credit
159 for such participation which may be applied toward the comple-
160 tion of a high school diploma. The granting of credit to high
161 school students shall be subject to the approval of the state
162 board of public instruction.

163 16. Contract and make other arrangements with boards of
164 local school districts to use school buildings and facilities of
165 such local districts necessary in providing vocational-technical
166 programs and courses, including night classes, on a permanent or
167 temporary basis to individuals in the area.

168 17. Adopt such administrative rules and regulations as
169 the board deems necessary to carry out the provisions of this
170 Act.

171 18. Perform all other acts necessary and proper for the
172 execution of the powers and duties conferred by law upon the
173 board.

174 Sec. 8. The director shall serve as secretary of the board
175 and shall attend all meetings of the board and maintain and
176 preserve a complete record of all meeting proceedings. The
177 director shall perform such duties and responsibilities
178 as the board may so designate. The office of the director
179 shall be located at the capitol of the state.

180 Sec. 9. The management, purchase, disposition, or use
181 of lands and other property and of funds allocated to the board
182 shall be subject to the same procedures under the board as
183 govern the state board of regents as prescribed in sections two

184 hundred sixty-two point eleven (262.11), two hundred sixty-two

185 point fourteen (262.14) to two hundred sixty-two point nineteen
186 (262.19), inclusive, and two hundred sixty-two point thirty-four
187 (262.34) of the Code.

188 Sec. 10. The executive officer of each institution estab-
189 lished and administered by the board shall at such times as the
190 board requires make a report to the board setting forth such
191 observations and recommendations as in the judgment of the
192 officer are for the benefit of the institution. At least once
193 every three (3) years, the state board shall review and re-eval-
194 uate board policies and procedures governing institutions
195 established and administered by the board, curriculum offered
196 at such institutions to insure that vocational-technical training
197 courses and community college curriculum are adequately
198 being provided to the citizens of the state, and such other areas
199 affecting institutions under the control of the board as the
200 board may so determine. The results of each evaluation shall

201 be published in a report and made available to the governor and
202 to members of the general assembly or may be included in the
203 biennial report which the board is required to submit under
204 section eleven (11) of this Act.

205 Sec. 11. The board shall biennially report to the governor
206 and the general assembly prior to January 1 of each odd-numbered
207 year such facts, observations, and conclusions respecting
208 all institutions under control of the board as in the judgment
209 of the board should be considered by the general assembly. Such
210 report shall contain an itemized account of the receipts and
211 expenditures of the board and of the institutions under the
212 control of the board, and the reports made to the board by the
213 executive officers of the institutions under control of the
214 board. The board shall submit budgets for biennial appropriations
215 deemed necessary for the board and for establishment, maintenance,
216 and operation of institutions under the control of the board.

217 Sec. 12. The board shall establish approval standards for
218 community and junior colleges administered and operated by local
219 school districts. The standards shall be issued and enforced
220 by the board. The board shall certify as approved any such
221 community or junior college meeting established standards for
222 administration, certification and assignment of personnel,
223 curriculum, facilities and sites, requirements for awarding of
224 diplomas and other evidence of educational achievement, guidance
225 and counseling, instruction and instructional materials,
226 maintenance, school library, and staff. In the development of
227 standards, the association of public junior colleges shall
228 in an advisory capacity to the board.

229 Sec. 13. Section two hundred fifty-eight point two (258.2)
230 Code 1966, is hereby amended by adding thereto the following:

231 "The board of vocational education shall receive federal
232 funds which may now or hereafter be available and shall divide
233 and distribute such funds to schools and colleges providing high
234 school and post-high school vocational-technical training programs
235 and courses in such manner as will contribute most to vocational-
236 technical education in the state. The board shall be the official
237 instrument of the state to receive federal funds for vocational
238 education and shall carry out provisions of federal statutes and
239 the administration of any state plan required by the federal
240 government for vocational education."

241 Sec. 14. Section two hundred fifty-seven point ten (257.10),
242 Code 1966, is hereby amended by adding thereto the following
243 subsection:

244 "Review and certify vocational-technical programs and
245 courses of vocational-technical schools and community colleges
246 under the jurisdiction of the state board of community and
247 junior colleges and vocational-technical schools in which high
248 school students are enrolled."

249 Sec. 15. Section two hundred fifty-seven point seventeen
250 (257.17), Code 1966, is hereby amended by striking from lines
251 three (3) and four (4) of subsection one (1) the words "the
252 junior colleges,".

253 Sec. 16. Section two hundred eighty point eighteen (280.18),
254 Code 1966, is hereby amended as follows:

255 1. By striking lines two (2) and three (3) and inserting
256 in lieu thereof the following:

257 "approval of the state board of governors for community
258 and junior colleges and vocational-technical schools, and when
259 duly authorized by the ".

260 2. By striking lines twelve (12), thirteen (13) and four-
261 teen (14) and inserting in lieu thereof the following:

262 "school. The director of the state board of governors for
263 community and junior colleges and vocational-technical schools,
264 subject to the approval of the state board, shall prepare and".

265 Sec. 17. Section two hundred eighty-six A point three
266 (286A.3), Code 1966, is hereby amended by striking line four
267 (4) through eighteen (18) and inserting in lieu thereof the
268 following:

269 "Approval standards for public community and junior colleges
270 administered and operated by local school districts shall
271 be established and approved by the state board of governors for
272 community and junior colleges and vocational-technical schools
273 and shall be issued and enforced by the director of the board.
274 Eligibility for receipt of state aid for such community and
275 junior colleges shall be determined by the board and paid by
276 the state board of public instruction in such manner as
277 prescribed in section two hundred eighty-six A point four
278 (286A.4) of the Code. Such aid shall not be paid unless
279 standards are met."

280 Sec. 18. Section two hundred eighty-six A point four
281 (286A.4), Code 1966, as amended by chapter one hundred seventy-
282 three (173) Acts of the Sixtieth General Assembly, is hereby
283 amended by inserting in line three (3) of subsection three (3)
284 after the word "the" the words "community or".

Filed - *Lat 6-07*
May 24, 1967

McNAMARA of Linn.

1 Amend the Committee on Schools amendment of June 5 to
2 Senate File 616 by striking lines twenty (20) through twenty-
3 three (23) and inserting in lieu thereof the following:
4 "However, the tuition for out-of-state students shall be not
5 less than one hundred fifty (150) per cent and not more than two
6 hundred (200) per cent of the rate established for in-state
7 students and may be set at a higher figure with the approval of
8 the state board."

Filed - *Adopted 6-7*
June 7, 1967

GRASSLEY of Butler.
REDFERN of Lee.

1 Amend the amendment to Senate File 616 filed by
2 the committee on schools on June 5, by adding thereto
3 the following section:
4 Section two hundred fifty-seven point twenty-five
5 (257.25), Code 1966, is hereby amended by striking from
6 line twelve (12) the words "area or".
7 Further amend the committee amendment by inserting
8 in line one hundred twenty-four (124) after the word
9 "standards" the words ", rules and regulations"; also
10 by inserting after line one hundred thirty-one (131) the
11 following:
12 "Such standards, rules and regulations shall be
13 subject to the provisions of chapter seventeen A (17A)
14 of the Code. In addition, such standards, rules and
15 regulations shall be reported by the state board to
16 the general assembly within twenty (20) days after the
17 commencement of a regular legislative session, and the
18 general assembly may enact changes therein. No area
19 school shall be removed from the approved list for
20 failure to comply with such standards, rules and regu-
21 lations until at least one hundred twenty (120) days
22 have elapsed following the reporting of such standards,
23 rules and regulations to the general assembly as provided
24 in this section."

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

CONKLIN of Black Hawk.

1 Amend the Committee on Schools amendment of June 5 to Senate
2 Filed 616 by inserting the following after the period (.) in line
3 eighty-five (85) of Division 10: "Not more than four members
4 shall be of the same political party."

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

GRASSLEY of Butler.

1 Amend the amendment to Senate File 616 filed by the
2 Committee on Schools on June 5, 1967, by adding thereto
3 the following amendment: By striking in line four (4)
4 of section nine (9) the word and figures "seventeen (17)"
5 and inserting in lieu thereof the word and figures
6 "fifteen (15)".

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

BY COMMITTEE ON SCHOOLS.

1 Amend Division 4 of the Committee on Schools amendment of
2 June 5 to Senate File 616 by striking lines twenty (20) through
3 twenty-three (23) and inserting in lieu thereof: "However the
4 tuition for out of state students shall not be less than the
5 estimated cost of the instruction received."

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

GRASSLEY of Butler.

1 Senate File 616 is hereby amended as follows:

2 1. By striking line two (2) of section ten (10) and in-
3 serting in lieu thereof the following:

4 "1966, is hereby amended as follows:

5 "1. By striking subsection two (2) of such section.

6 "2. By striking lines two (2) and three (3) of subsec-
7 tion three (3) of such section and inserting in lieu thereof
8 the following:

9 "'supported school which offers two (2) years of liberal
10 arts, preprofessional, or other instruction partially ful-
11 filling the requirements for a baccalaureate degree but which
12 does not confer any baccalaureate degree and which'.

13 "3. By striking from line two (2) of subsection seven (7)
14 of such section the words 'public instruction' and inserting
15 in lieu thereof 'commissioners for area schools'.

16 "4. By adding thereto the following new subsection:"

17 2. By striking lines eighteen (18) through twenty-two
18 (22), inclusive, of section thirteen (13) and inserting in
19 lieu thereof the following:

20 "'with the approval of the state board. The tuition for
21 out-of-state students shall not be less than the estimated
22 cost of the instruction received except upon approval by the
23 state board.'"

24 3. By striking from line three (3) of section fourteen
25 (14) the word "maximum" and inserting in lieu thereof the
26 word "standard".

27 4. By inserting in line four (4) of section fourteen (14)
28 after the word "term" the words ", and the maximum academic
29 workload for any such instructor shall be sixteen (16) credit
30 hours per school term,".

31 5. By striking lines three (3) and four (4) of section
32 fifteen (15) and inserting in lieu thereof the following:

33 "sections:

34 "1. 'Make arrangements with boards of local school dis-
35 tricts to permit students attending high school to partici-
36 pate in vocational-technical programs and obtain credit for
37 such participation for application toward the completion of
38 a high school diploma. The granting of such credit shall
39 be subject to the approval of the state board of public in-
40 struction.'

41 "2. 'Prescribe a uniform system of accounting for area
42 schools.'"

43 6. By inserting after section fifteen (15) the following
44 new section:

45 "Section two hundred eighty A point twenty-six (280A.26),
46 Code 1966, is hereby amended by inserting in lieu sixteen
47 (16) after the word 'the' the words 'state board and the'."

48 7. By striking line six (6) of section sixteen (16) and
49 inserting in lieu thereof the word "schools."

50 8. By striking lines fourteen (14) through twenty-five
51 (25), inclusive, of section seventeen (17) and inserting in
52 lieu thereof the following:

53 "to the state board the approval or disapproval of all bud-
54 gets, courses, and programs to be offered at the various area
55 schools. In arriving at such recommendations, attention shall
56 be given to the prevention and elimination of unnecessary

*adopted
6-7*

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amended

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*adopted
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*adopted
6-7*

57 duplication of programs, facilities, and staff within the
58 area. Upon the recommendation of the associate superinten-
59 dent and review and final approval of area school courses and
60 programs by the state board, all such approved courses
61 and programs shall be funded as prescribed by law."

62 9. By striking lines two (2), three (3), and four (4) of
63 section eighteen (18) and inserting in lieu thereof the
64 following:

65 "Code 1966, is hereby repealed and the following enacted
66 in lieu thereof:

67 "'There is hereby established within the state department
68 of public instruction a state board of commissioners for area
69 schools which shall consist of seven (7) members. The members
70 of the board shall consist of the following:

71 "'1. One (1) member representing colleges and universi-
72 ties.

73 "'2. One (1) member representing local school districts.

74 "'3. One (1) member representing agriculture.

75 "'4. One (1) member representing industry and management.

76 "'5. One (1) member representing labor.

77 "'6. Two (2) members representing the public at large.'"

78 10. By inserting after section eighteen (18) the follow-
79 ing new sections:

80 "'1. 'Section two hundred eighty A point thirty (280A.30),
81 Code 1966, is hereby repealed and the following enacted in
82 lieu thereof:

83 "'The members of the state board shall be appointed by
84 the governor with the approval of two-thirds (2/3) of the
85 members of the senate. Each member shall serve for a term
86 of three (3) years except the initial members so appointed
87 shall serve as follows:

88 "'1. Two (2) members shall serve from the date of appoint-
89 ment until June 30, 1968.

90 "'2. Three (3) members shall serve from the date of
91 appointment until June 30, 1969.

92 "'3. Two (2) members shall serve from the date of appoint-
93 ment until June 30, 1970.

94 "'The governor shall fill any vacancy occurring on the
95 board. All vacancies occurring during such time as the
96 general assembly is in session shall be filled before the end
97 of the session in the same manner in which regular appoint-
98 ments are required to be made. Vacancies occurring on the
99 board when the general assembly is not in session shall be
100 filled by appointment by the governor which shall expire at
101 the end of thirty (30) days after the general assembly next
102 convenes unless the appointment is confirmed by the senate
103 prior to that time.'

104 "'2. 'Section two hundred eighty A point thirty-one
105 (280A.31), Code 1966, is hereby repealed and the following
106 enacted in lieu thereof:

107 "'The state board shall meet no less than four (4) times
108 each year, the first of which shall be on the second Wednes-
109 day of July. The board shall organize at the July meeting

adopted
6-7

110 by confirming the appointment of an associate state superin-
 111 tendent and shall elect such officers from the board member-
 112 ship as the board members deem necessary. Special meetings
 113 may be called by the board, by the associate state superin-
 114 tendent, or by the secretary of the board on the written
 115 request of any five (5) members. Members of the board shall
 116 be allowed a per diem expense of thirty (30) dollars and
 117 necessary travel and other expenses incurred while engaged
 118 in official duties.'

119 "3. 'Section two hundred eighty A point thirty-two
 120 (280A.32), Code 1966, is hereby repealed.'"

121 11. By striking lines three (3) through nineteen (19),
 122 inclusive, of section nineteen (19) and inserting in lieu
 123 thereof the following:

124 "Approval standards for area schools shall be initiated
 125 by the area schools branch of the department and submitted
 126 to the state board for consideration and adoption. No pro-
 127 posed approval standard for vocational programs and courses
 128 offered by area schools shall be adopted by the state board
 129 until the standard has been submitted to the advisory com-
 130 mittee created by chapter two hundred fifty-eight (258) and
 131 their recommendation thereon obtained."

132 12. By inserting after section twenty-three (23) the
 133 following new sections:

134 "1. 'Section two hundred fifty-eight point four (258.4),
 135 Code 1966, is hereby amended by striking from lines four (4)
 136 and five (5) of subsection seven (7) the words "area voca-
 137 tional schools and programs".'

138 "2. 'Section two hundred eighty-six A point three
 139 (286A.3), Code 1966, is hereby amended as follows:

140 "'1. By striking from lines four (4) and five (5) the
 141 words "public community and junior colleges" and inserting
 142 in lieu thereof the words "area schools".

143 "'2. By inserting in line ten (10) after the word
 144 "colleges" the words ", except area schools,".

145 "'3. By inserting in line fourteen (14) after the word
 146 "meets" the word "applicable".'"

147 13. By renumbering in accordance with the foregoing
 148 amendments sections sixteen (16) through twenty-five (25),
 149 inclusive, of Senate File 616 as passed by the Senate.

150 14. By striking from line two (2) of the title the
 151 word "and" and inserting in lieu thereof the words ", to
 152 establishment of a state board of area school commissioners,
 153 to adoption of approval standards for area schools, to".

adopted
6-7

adopted
6-7

Filed - *Adopted as amended 5-7*
 June 5, 1967

COMMITTEE ON SCHOOLS.

1 Amend the amendment to Senate File 616 filed by
2 the committee on schools on June 5, by adding thereto
3 the following section:
4 Section two hundred fifty-seven point twenty-five
5 (257.25), Code 1966, is hereby amended by striking from
6 line (12) the words "area or".
7 Further amend the committee amendment by inserting
8 in line one hundred twenty-four (124) after the word
9 "standards" the words ", rules and regulations"; also
10 by inserting after line one hundred thirty-one (131) the
11 following:
12 "Such standards, rules and regulations shall be
13 subject to the provisions of chapter seventeen A (17A)
14 of the Code. In addition, such standards, rules and
15 regulations shall be reported by the state board to
16 the general assembly within twenty (20) days after the
17 commencement of a regular legislative session, and the
18 general assembly may enact changes therein. No area
19 school shall be removed from the approved list for
20 failure to comply with such standards, rules and regu-
21 lations until at least one hundred twenty days (120)
22 have elapsed following the reporting of such standards,
23 rules and regulations to the general assembly as provided
24 in this section."

Filed - Adapted 6-7
June 7, 1967

HMA
CONKLIN of Black Hawk.

See reprint

March 27, 1967
Passed on File

Senate File 616

*Schools 5-8
Appropriations 5-8, without recommendation*

By COMMITTEE ON EDUCATION
(As Amended and Passed by the Senate)

Passed Senate, Date 5-3-67 Passed House, Date _____
Vote: Ayes 56 Nays 3 Vote: Ayes _____ Nays _____
Approved _____

A BILL FOR

An Act relating to area vocational school districts and area community college districts and the method of selection of the members of the state board of public instruction, to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor.

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

- 1 Section 1. Section two hundred eighty-six A point four
- 2 (286A.4), Code 1966, is amended as follows:
- 3 1. By striking from subsection three (3) all of lines one
- 4 (1) to twenty (20), inclusive.
- 5 2. By striking from subsection three (3) all of lines forty-
- 6 four (44) to sixty-one (61), inclusive.
- 7 3. By inserting after the word "amount" in line three (3)
- 8 of subsection four (4) the words "for other than junior or
- 9 community college purposes".
- 1 Sec. 2. Section two hundred eighty-six A point five
- 2 (286A.5), Code 1966, is hereby repealed and the following en-
- 3 acted in lieu thereof:
- 4 "At the close of each school year, but not later than July 5,
- 5 the local district or merged area school shall supply to the
- 6 state department of public instruction the information required
- 7 for calculation of the amount reimbursable to the district for

8 elementary and secondary school. For any day student who has
9 been enrolled on a less than a full school-day basis, the re-
10 imbursement shall be calculated proportionately to the portion
11 for which he is enrolled as shall be determined by the state
12 department of public instruction. For school districts oper-
13 ating a junior college or community college, the aid to the
14 district for such college shall be separately appropriated,
15 calculated, prorated when necessary, and paid as hereinafter
16 provided in sections three (3) through six (6). Forms for
17 reporting information to calculate aid for elementary and
18 secondary school purposes shall be supplied by the state de-
19 partment of public instruction to each school district not
20 later than June 1. On or before August 1, the state depart-
21 ment of public instruction shall furnish to the state comp-
22 troller estimates of the amount reimbursable for the year to
23 each school district for general aid for elementary and sec-
24 ondary school purposes and upon said estimates the state
25 comptroller shall, on or about August 1, make payment of the
26 first half of the annual amount appropriated for such general
27 aid. After all such claims have been calculated for the year
28 and validated for accuracy, the state department of public
29 instruction shall certify the same to the state comptroller
30 prior to February 1. On or about February 1, the state comp-
31 troller shall make payment to the school districts, of the
32 balance of the amount appropriated for such general aid, which,
33 when taken with the first half payment, conforms to the amount
34 of full year reimbursement due each school district as then
35 validated and certified by the state department of public in-
36 struction. In the event that the amount appropriated for
37 reimbursement of the school districts for such purposes is
38 insufficient to pay in full the amounts to each of the school
39 districts or merged areas, then the amount of each payment
40 shall be reduced by the state comptroller in the ratio that
41 the total respective funds appropriated and available for such

42 aid bears to the respective total amounts certified for reim-
43 bursement. All funds received or to be received under the
44 provisions of this chapter shall be taken into account and
45 considered by each school district or merged area when esti-
46 mating the amount required for the general fund.

1 Sec. 3. Chapter two hundred eighty-six A (286A), Code 1966,
2 is amended by adding the following new section:

3 "School districts operating a junior or community college
4 shall be entitled to general school aid therefor as follows:
5 Multiply one (1) dollar by the average daily enrollment of the
6 students who are residents of such school district carrying
7 twelve (12) or more semester hours of work plus the full-time
8 equivalent of resident students carrying less than twelve (12)
9 semester hours of work. Multiply two (2) dollars and twenty-
10 five (25) cents by the average daily enrollment of students
11 who are nonresidents of the district carrying twelve (12) or
12 more semester hours of work plus the full-time equivalent of
13 nonresident students carrying less than twelve (12) semester
14 hours of work. Multiply the sum of these products by the
15 actual number of days school was officially in session, not to
16 exceed one hundred eighty (180) days. For the purposes of this
17 section, 'work' means subjects or courses; for which credit may
18 be earned and applied toward fulfillment of the requirements
19 for a certificate, diploma, or degree; and which are approved
20 by the state department of public instruction for state aid."

1 Sec. 4. Chapter two hundred eighty-six A (286A), Code 1966,
2 is amended by adding the following new section:

3 "Merged areas operating an area vocational school or com-
4 munity college shall be entitled to general school aid. The
5 general school aid funds allocable to each merged area operating
6 an area vocational school or community college shall be deter-
7 mined by multiplying two (2) dollars and twenty-five (25) cents
8 by the average daily enrollment of students who are residents
9 of the state and who are carrying twelve (12) or more semester

10 hours of work plus the full-time equivalent of students carrying
11 less than twelve (12) semester hours of work. Multiply this
12 product by the actual number of days the school or college was
13 officially in session to determine the total aid entitlement
14 for each year for each merged area. The state aid computation
15 shall be made separately for each area vocational school or
16 area community college. For the purposes of this section,
17 'work' means subjects or courses; for which credit may be
18 earned and applied toward fulfillment of the requirements for
19 a certificate, diploma, or degree; and which are approved by
20 the state department of public instruction for state aid."

1 Sec. 5. Chapter two hundred eighty-six A (286A), Code 1966,
2 is amended by adding the following new section:

3 "Payment of the aid provided in sections three (3) and four
4 (4) of this Act shall be made to each merged area, and to each
5 school district operating a junior or community college on a
6 quarterly basis, at the end of each quarter of the school year,
7 which commences on July 1 and ends on the following June 30,
8 in the following manner:

9 "1. At the close of each school year but not later than
10 July 5, the board of directors of each such school district or
11 merged area shall certify to the state department of public in-
12 struction the information necessary to compute the aid entitle-
13 ment, as hereinabove provided, for the school year ending on
14 June 30 immediately preceding the said July 1. In addition
15 thereto, each said board shall certify to the state department,
16 its best bona fide estimate of what the same data and infor-
17 mation will be for the school year that commences upon the said
18 July 1, and ends on the following June 30.

19 "2. On the basis of estimates certified, as provided in
20 subsection one (1) hereof, twenty-two and one-half (22 1/2)
21 percent of the anticipated aid entitlement for each such school
22 district or merged area shall be paid to the district or merged
23 area at the end of each of the first three quarters of the

24 school year for which said estimates have been certified. The
25 aid payment for the fourth quarter shall be equal to the dif-
26 ference between the total amount of aid entitlement computed
27 on the basis of the actual information required for calculation,
28 as certified in the following July, plus or minus such prorata
29 amount as may be necessary to make the aggregate total of general
30 school aid paid to all such school districts or merged areas,
31 as the case may be, for the said year equal to the respective
32 amounts of aid funds appropriated for payment to such districts
33 or areas in the said year.

34 "3. Forms for the purpose of reporting the information and
35 estimates required under subsection one (1) hereof shall be
36 supplied by the state department. After quarterly payments
37 have been calculated they shall be certified to the state comp-
38 troller for payment. Such certification shall be made to the
39 comptroller on or about August 1, November 1, February 1, and
40 May 1 for aid payable for the preceding quarter. The comptroller
41 shall pay the quarterly amounts so certified forthwith."

1 Sec. 6. The first July reports under the provisions of
2 sections three (3) through six (6) of this Act will be made in
3 July of 1967. For the purpose of computing general aid, to
4 school districts operating junior or community colleges and to
5 merged areas, for the year which commenced on July 1, 1966, and
6 will end on June 30, 1967, the board of directors of each such
7 district or merged area which has classes of instruction in
8 operation on the effective date of this Act shall report the
9 number of full-time and part-time students, for whom aid is
10 payable under sections three (3) and four (4), and who are on
11 said date enrolled in said classes, to the state department of
12 public instruction, as soon as possible after the effective date
13 of this Act. The state department of public instruction shall
14 thereupon make and verify the aid entitlement for each such
15 district or merged area, for the said year; by treating the
16 said enrollment figure as if it were the average daily enroll-

17 ment for the elapsed quarters of said school year and applying
18 the formulae set forth in sections two (2) and three (3), and
19 certify the same to the state comptroller, who shall forthwith
20 issue warrants in payment of same. The payment for the remain-
21 ing quarter or quarters of said year shall be computed and paid
22 in the manner provided in section five (5).

1 Sec. 7. Funds obtained pursuant to section two hundred eighty A
2 point seventeen (280A.17); subsections three (3), four (4), and
3 five (5) of section two hundred eighty A point eighteen (280A.18);
4 section two hundred eighty A point nineteen (280A.19); and section
5 two hundred eighty A point twenty-two (280A.22), Code 1966, shall
6 not be used for the construction or maintenance of athletic buildings
7 or grounds.

1 Sec. 8. Section eleven point eighteen (11.18), Code 1966,
2 is amended as follows:

3 1. By inserting in line two (2), immediately following the
4 word "offices," the words "merged areas,".

5 2. By inserting in line fifteen (15), immediately following
6 the word "city", the words ", merged area".

7 3. By inserting in line twenty (20), immediately following
8 the word "city", the words ", merged area".

1 Sec. 9. Section two hundred eighty A point one (280A.1), Code
2 1966, is hereby amended as follows:

3 1. By striking from line four (4) the word "twenty" and inserting
4 in lieu thereof the word "seventeen (17)".

5 2. By adding thereto the following new subsection:

6 "Vocational and technical training for persons who are not
enrolled
7 in a high school and who have not completed high school."

1 Sec. 10. Section two hundred eighty A point two (280A.2), Code
2 1966, is hereby amended by adding thereto the following subsection:

3 "'Area school' means an area vocational school or area community
4 college established under the provisions of this Act."

1 Sec. 11. Section two hundred eighty A point seventeen (280A.17),
2 Code 1966, is hereby amended by inserting in line nine (9) after the

3 word "The" the following:

4 "budget of each merged area shall be submitted to the state
board
5 no later than June 1, preceding the next fiscal year for approval.
The
6 state board shall review the proposed budget and shall, prior to
7 July 1, either grant its approval or return the budget without
approval
8 with the comments of the state board attached thereto. Any un-
approved
9 budget shall be resubmitted to the state board for final approval.
Upon
10 approval of the budget by the state board, the".

1 Sec. 12. Section two hundred eighty A point eighteen (280A.18),
2 subsection three (3), Code 1966, is hereby amended by striking all
of
3 such subsection after the word "area" in line five (5) and insert-
ing in
4 lieu thereof a period.

1 Sec. 13. Section two hundred eighty A point twenty-three
(280.23),
2 Code 1966, is hereby amended as follows:

3 1. By adding to subsection one (1) the following:

4 "If an existing private educational or vocational institution
within
5 the merged area has facilities and curriculum of adequate size and
6 quality which would duplicate the functions of the area school, the
7 board of directors shall discuss with the institution the possi-
bility of
8 entering into contracts to have the existing institution offer
facilities
9 and curriculum to students of the merged area. The board of
directors
10 shall consider any proposals submitted by the private institution
for
11 providing such facilities and curriculum. In approving curriculum,
12 the state board shall ascertain that all courses and programs sub-
mitted
13 for approval are needed and that the curriculum being offered by an

14 area school does not unnecessarily duplicate courses and pro-
grams
15 provided by existing public or private facilities in the area."

16 2. By inserting in line three (3) of subsection three (3)
after the

17 figure "3" the following:

18 ", for both in-state and out-of-state students but the tuition
rate

19 established by the board of directors for in-state students shall
not

20 exceed one hundred fifty (150) dollars per semester, or the
equivalent,

21 and the tuition for out-of-state students shall not be less than
the cost

22 of the instruction received except upon approval by the state
board."

1 Sec. 14. Section two hundred eighty A point twenty-four
(280A.24),

2 Code 1966, is hereby amended by adding thereto the following:

3 "The maximum academic workload for an instructor in arts and
4 science courses shall be fifteen (15) credit hours per school
term for

5 classes taught during the normal school day. In addition thereto,
any

6 faculty member may teach a course or courses at times other than
7 usual day-course hours, or on days other than the regular school
week,

8 involving total class instruction time equivalent to not more
than a

9 three (3) credit hour course. The total workload for such in-
structors

10 shall not exceed the equivalent of eighteen (18) credit hours
per school

11 term."

1 Sec. 15. Section two hundred eighty A point twenty-five
(280A.25),

2 Code 1966, is hereby amended by adding thereto the following sub-
3 section:

4 "Prescribe a uniform system of accounting for area schools."

16 the various area schools. In arriving at such recommendations,
 17 attention shall be given to the prevention and elimination of
 18 duplication of programs, facilities, and staff within the area. unnecessary
 19 recommendation of the associate superintendent, review of Upon the
 20 courses and programs by the advisory committee created by this vocational
 21 and the advisory committee created by chapter two hundred fifty- chapter
 22 (258) of the Code, review of courses and programs provided for eight
 23 credit by the advisory committee created by this chapter, and transfer
 24 approval by the state board, all such approved courses and pro- final
 25 shall be funded as prescribed by law." grams

1 Sec. 18. Section two hundred eighty A point twenty-nine
 (280A.29),
 2 Code 1966, is hereby amended by striking from line three (3)
 the words
 3 "community and junior colleges" and inserting in lieu thereof
 the words
 4 "area schools".

1 Sec. 19. Section two hundred eighty A point thirty-three
 (280A.33),
 2 Code 1966, is hereby repealed and the following enacted in lieu
 thereof:
 3 "Approval standards, except as hereinafter provided, for area
 and
 4 public community and junior colleges shall be initiated by the
 area
 5 schools branch of the department and submitted to the state board
 of
 6 public instruction and the state board of regents, through the
 state
 7 superintendent of public instruction, for joint consideration
 and
 8 adoption. No proposed approval standard shall be adopted by the
 boards

9 until the standard has been submitted to the advisory committee
created
10 by this chapter and its recommendations thereon obtained.

11 "Approval standards for area vocational schools and for
vocational
12 programs and courses offered by area community colleges shall be
13 initiated by the area schools branch and submitted to the state
board of
14 public instruction through the state superintendent of public
instruction,
15 for consideration and adoption. No such proposed approval
standard
16 shall be adopted by the state board until the standard has been
submitted
17 to the advisory committee created by this chapter and to the
advisory
18 committee created by chapter two hundred fifty-eight (258) and
their
19 recommendation thereon obtained.

20 "For purposes of this section, 'approval standards' shall in-
clude
21 standards for administration, qualifications and assignment of
personnel,
22 curriculum, facilities and sites, requirements for awarding of
diplomas
23 and other evidence of educational achievement, guidance and
counseling,
24 instruction, instructional materials, maintenance, and library."

1 Sec. 20. Section two hundred fifty-seven point one (257.1),
2 Code 1966, is hereby amended by inserting in line five (5) after
the

3 word "members" the following:

4 "who shall be appointed by the governor with the approval of
5 two-thirds (2/3) of the members of the senate".

1 Sec. 21. Section two hundred fifty-seven point three (257.3),
2 Code 1966, is hereby amended by striking from line five (5) the
words

3 "either" and "or elected" and by striking lines eight (8)
through seven-

4 teen (17).

House

- 1 Amend Senate File 616 as follows:
- 2 1. Section 2, by striking from line sixteen
- 3 (16) the words "in sections three (3) through
- 4 six (6)".
- 5 2. By striking all of Section 5.
- 6 3. By striking all of Section 6.
- 7 4. By striking all of Section 24.

Filed - *Last 6-7*
June 5, 1967

HULLINGER of Decatur-Wayne.
 STEFFEN of Chickasaw.
 YODER of Johnson.
 McNAMARA of Linn.
~~name~~ ~~with~~ ~~name~~ ~~of~~ ~~Story~~
 6-7 DIEHL of Buena Vista.

- 1 Amend Senate File 616, Section 9, by
- 2 adding thereto the following subsection:
- 3 3. By striking all of subsection one (1)
- 4 and inserting in lieu thereof the following:
- 5 1. Post high school courses to assist
- 6 high school graduates in matriculation into
- 7 institutes of higher learning.

Filed - *Last 6-7*
June 5, 1967

HULLINGER of Decatur-Wayne.
 YODER of Johnson.
 McNAMARA of Linn.

- 1 Amend Senate File 616 by adding at the end of section
- 2 seven (7) a new sentence as follows:
- 3 "No merged area vocational school or community college site
- 4 shall consist or more than one hundred twenty acres of ground."

Filed - *adopted as amended 6-7*
June 6, 1967

EDGINGTON of Franklin.

- 1 Amend the Edgington amendment to Senate File 616 filed
- 2 June 6 by striking from line four (4) the words "one hundred
- 3 twenty" and inserting in lieu thereof the word "eighty".

Filed - *Last 6-7*
June 6, 1967

YODER of Johnson.
 McCARTNEY of Floyd.

- 1 Amend Senate File 616 by adding as section twenty-five
- 2 (25) the following new section and renumbering the remaining
- 3 section:
- 4 Sec. 25. Chapter two hundred eighty A (280A), Code 1966,
- 5 is amended by adding the following section:
- 6 "No contract shall be entered into after the effective
- 7 date of this Act, nor shall any existing contract be renewed
- 8 after that date, which will provide for the payment of a re-
- 9 numeration per annum to the superintendent or other chief
- 10 administrative officer of any merged area vocational school
- 11 or community college in excess of eighty percent (80%) of
- 12 the salary paid to the superintendent of public instruction."

Filed - *Adopted as amended 6-7*
June 6, 1967

McCRAV of Scott.
 McNAMARA of Linn.

1 Amend Senate File 616, Section 24, line three (3) by striking
the
2 words and figures "four million five hundred thousand (4,500,000)
and
3 inserting in lieu thereof the words and figures "two million two
4 hundred fifty thousand (2,250,000)".
5 Further amend Senate File 616, Section 24 by adding thereto the
6 following new paragraph:
7 "There is hereby appropriated from the general fund of the state
8 of Iowa to the state department of public instruction for the
merged
9 areas of the state the sum of two million two hundred fifty
thousand
10 (2,250,000) dollars for the purpose of initiating and implementing
11 the duties and responsibilities placed on merged areas by Chapter
12 two hundred eighty A (280A) of the Code. Such amount shall be
13 distributed to the merged areas of the state in proportion to the
14 population that each merged area bears to the total population of
15 all merged areas of the state as computed by the department of
public
16 instruction."

Filed - *Last 6-7*
June 6, 1967

VAN DRIE of Story.
CONKLIN of Black Hawk
TIEDEN of Clayton.

1 Amend Senate File 616 as follows:
2 1. By inserting after Section 24 the following new
3 sections:
4 (1) Section two hundred eighty A point seventeen
5 (280A.17), Code 1966, is amended by striking all of
6 lines six (6) to twenty-eight (28), inclusive, and in-
7 serting in lieu thereof the following:
8 "The board shall designate in its budget the amounts
9 which are to be raised by various sources of revenue
10 for such operation."
11 (2) Section two hundred eighty A point eighteen
12 (280A.18), Code 1966, is amended as follows:
13 a. By striking from lines one (1) and two (2)
14 the words "In addition to revenue derived by tax levy,".
15 b. By striking from line two (2) the word "a"
16 and inserting in lieu thereof the word "The".
17 (3) Section two hundred eighty A point twenty-two
18 (280A.22), Code 1966, is amended by striking from lines
19 one (1) and two (2) the words "In addition to the tax
20 authorized under section 280A.17,".
21 2. By renumbering Section 25 as Section 26.

Filed - *Adopted 6-7*
June 7, 1967

GRAHAM of Ida-Sac.
SMITH of O'Brien.
STOKES of Plymouth.

1 Amend the amendment to Senate File 616 filed
2 on June 6 by McCray of Scott and McNamara of Linn
3 by striking from line eleven (11) the words "of
4 eighty percent (80%)".

Filed - *Adopted 6-7*
June 7, 1967

McCRA Y of Scott.
McNAMARA of Linn.

House

1 Amend the McCray-McNamara amendment of June 6 to
2 Senate File 616 by striking lines six (6) through twelve (12)
3 and inserting in lieu thereof the following:
4 No contract shall be entered into after the effective date
5 of this Act, nor shall any existing contract be renewed after
6 that date, which will provide for the payment of a remunera-
7 tion in excess of twenty-four thousand dollars per annum to
8 the superintendent or other chief administrative officer of
9 any merged area vocational school or community college.

Filed - *Withdrawn* 6-7
June 7, 1967

GRASSLEY of Butler.

1 Amend the Edgington amendment filed June 6 to
2 Senate File 616 by striking everything after the word
3 "college" in line three (3) and inserting in lieu thereof
4 the following: "shall own in the aggregate in excess
5 of one hundred sixty acres."

Filed - *Adopted* 6-7
June 7, 1967

EDGINGTON of Franklin.

1 Amend the Hullinger, Yoder and McNamara
2 amendment to Senate File 616 by striking all
3 after the word "graduates" in line six (6)
4 and all of line seven (7) and inserting in
5 lieu thereof the following:
6 "to matriculate into the first year of
7 college work leading to a baccalaureate degree."

Filed - *Adopted* 6-7
June 7, 1967

HULLINGER of Decatur-Wayne.

1 Amend Senate File 616, Section 9, subsection one (1),
2 line 4, by striking the word and figures "seventeen (17)"
3 and inserting in lieu thereof the word and figures "fifteen
4 (15)".

Filed - *Withdrawn* 6-7
June 7, 1967

HANSON of Benton.

1 Amend Senate File 616, Section thirteen (13), sub-
2 section one (1), by striking from line fourteen (14) the
3 word "unnecessarily".

Filed - *Adopted* 6-7
June 7, 1967

KOCH of Woodbury.

1 Amend Senate File 616, Section 20, line five (5) by adding
2 at the end of said line the following: "Not more than five (5)
3 members shall be of the same political party."

Filed - *Adopted* 6-7
June 7, 1967

GRASSLEY of Butler.

1 Amend Senate File 616 by striking Section 21 and
2 inserting in lieu thereof the following section:
3 Section two hundred fifty-seven point three (257.3),
4 Code 1966, is hereby amended by striking all of such section
5 after the period in line four (4).

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

Haus
GRASSLEY of Butler.

1 Amend the Jepsen amendment to Senate File 616 filed April
2 25, 1967 as follows:
3 1. Add at the end of section twenty-nine (29) a new *Senate*
4 sentence as follows:
5 "No merged area shall build or maintain any dormitory
6 facilities except the area may maintain such facilities as
7 exist upon the effective date of this Act."
8 2. Add a new section after section nine (9) as follows
9 and renumber the remaining sections:
10 "Sec. 10. Section two hundred eighty A point twenty-two
11 (280A.22), Code 1966, is hereby amended by adding thereto the
12 following new paragraph:
13 "The tax authorized in this section shall not be levied
14 except for structures to be used only for vocational and
15 technical purposes and when such a tax is levied, the legal
16 limit of bonds which the merged area could otherwise issue for
17 similar or other educational purposes, shall, for the period
18 during which the tax is being collected, be reduced by the
19 amount of the obligation for which the tax is levied."

Filed - *Withdrawn 5-3*
April 26, 1967

By HOUGEN

1 Amend the Jepsen amendment to Senate File 616 filed April
2 25, 1967 as follows:
3 Section 1. Section two hundred eighty A point twenty-four
4 (280A.24), Code 1966, is hereby amended as follows:
5 1. By inserting in line five (5) after the word "board"
6 the words "board of regents."
7 2. By adding thereto the following:
8 "no area vocational school shall establish or take over
9 any existing junior college without the approval of the state
10 board and "the board of regents."

Filed *Division 1 withdrawn, Division 2 lost 5-3*
April 26, 1967

By HOUGEN *Senate*

1 Amend the Jepsen amendment to Senate File 616,
2 filed April 25, 1967 as follows:
3 1. By striking all of section twenty-two (22).

Filed - *Withdrawn or lost 5-3*
April 26, 1967

By HILL *Senate*

SENATE FILE 616

1 Amend Senate File 616 by striking all after the enacting
2 clause and inserting in lieu thereof the following:

3 Section 1. Section two hundred eighty A point one (280A.1),
4 Code 1966, is amended by striking from line four (4) the word
5 "twenty" and inserting in lieu thereof the word "sixteen".

6 Sec. 2. Section two hundred eighty A point one (280A.1),
7 Code 1966, is amended by adding to subsection five (5) the
8 following:

9 "These part-time students shall be enrolled in an area voca-
10 tional school only by agreement of the administrators of the
11 area vocational school and the local high school. Vocational
12 and technical training shall be made available for students of
13 high school age who have dropped out of high school. Establish-
14 ment of such programs for students attending high schools which
15 do not offer adequate vocational and technical training shall be
16 given high priority in planning the curriculum of the area
17 school."

18 Sec. 3. Section two hundred eighty A point two (280A.2),
19 Code 1966, is amended by striking subsection seven (7) and
20 eight (8) and inserting in lieu thereof the words "'State board'
21 means the Iowa area vocational school--community college board."

22 Sec. 4. Chapter two hundred eighty A (280A), Code 1966, is
23 amended by adding the following new section:

24 "The Iowa area vocational school--community college board
25 hereby established shall consist of nine members who shall be
26 selected from the state at large solely with regard to their
27 qualifications and fitness to discharge their duties; for pur-
28 poses of effectiveness and continuity said board shall include
29 one member each from the following established boards and
30 departments:

31 State board of regents.

32 Iowa association of private colleges and universities.

33 State department of public instruction.

34 Said boards and departments shall designate the member of their
35 individual boards or departments who shall serve on the state
36 board for a minimum of three years at which time they may be
37 reappointed or a new member appointed. In addition one member
38 each shall be appointed by the governor to said board (subject
39 to confirmation by the Iowa senate as hereinafter provided)
40 from a member of an industrial management association, organ-
41 ized labor, and a recognized farmers organization. Not more
42 than three members appointed by the governor shall be of the
43 same political party.

Senate 6

44 1. Term of office. The terms of office of each member
45 appointed by the governor shall be for six years. The terms
46 of two members of the board shall expire on the first day of
47 July of each odd-numbered year.

48 2. Appointment. Initially the governor shall appoint with
49 the approval of two-thirds of the members of the senate during
50 a session of the general assembly six members of the state
51 board with staggered terms, two members for terms of six years,
52 two members for terms of four years, and two members for terms
53 of two years. Following the initial appointments the governor
54 shall during sessions of the general assembly held in odd-
55 numbered years appoint, with the approval of two-thirds of the
56 members of the senate, two members of the board to succeed
57 those whose terms expire on the first day of July next thereafter.

58 3. Compensation. Board members shall be allowed a per diem
59 of thirty dollars and their necessary travel and expenses while
60 engaged in their official duties.

61 4. Removals. The governor, with the approval of a majority
62 of the senate during a session of the general assembly, may
63 remove any member of the board for malfeasance in office, or
64 for any cause which would render him ineligible for appointment
65 or incapable or unfit to discharge the duties of his office,
66 and his removal, when so made, shall be final.

67 5. Suspension. When the general assembly is not in session,
68 the governor may suspend any member so disqualified and shall
69 appoint another to fill the vacancy thus created, subject to
70 the approval of the senate when next in session.

71 6. Vacancies. All vacancies on said board which may occur
72 when the general assembly is not in session shall be filled by
73 appointment by the governor, which appointment shall expire at
74 the end of thirty days after the general assembly next convenes.
75 Vacancies occurring during a session of the general assembly
76 shall be filled before the end of said session in the same
77 manner in which regular appointments are required to be made.

78 7. State board school secretary. An area vocational school--
79 community college secretary, who shall be the executive secretary
80 of the state board shall be employed by the Iowa area vocational
81 school--community college board. The salary of the area school
82 secretary shall be set by the state legislature.

83 a. Office in capitol. The state board secretary shall main-
84 tain his office in the capitol of the state in quarters provided
85 for him and his staff by the state executive council.

86 b. Duties and responsibilities. The state board school
87 secretary shall have the following duties and responsibilities:
88 (1) Serve as secretary and keep records for the state board.
89 (2) Organize, staff, and administer the office of area
90 schools secretary.

91 (3) Advise and council with the state board on all matters
92 pertaining to and coming within the purview of this chapter.

93 (4) Carry out all orders of the state board not inconsistent
94 with state law.

95 (5) Promulgate rules and regulations adopted by the state

Senate 7

96 board for the administration of area vocational schools and
97 community colleges.

98 (6) Insure by inspection and supervision that the policies,
99 rules and regulations of the state board are being carried out
100 and determine the conditions, needs and progress of the area
101 schools.

102 (7) Jointly with the auditor of the state develop a uniform
103 system for budgeting and accounting for all financial trans-
104 actions, incurred in the implementation and execution of all
105 activities and programs as authorized by, and hereinafter pro-
106 vided for in this chapter and all other laws related to this
107 chapter as provided by and not inconsistent with the state law.

108 (8) Apportion, with the approval of the state board, all
109 moneys provided by law according to the provisions of the
110 various state and federal aid laws."

111 Sec. 5. Section two hundred eighty A point seven (280A.7),
112 Code 1966, is amended by striking all of lines nine (9) to
113 eleven (11), inclusive, and inserting the words "jointly with
114 the state board of regents may approve or disapprove the plan
115 or may return the plan to the planning boards for modification
116 and resubmission."

117 Sec. 6. Section two hundred eighty A point nine (280A.9),
118 Code 1966, is amended by inserting in line thirteen (13) after
119 the word "board" the words "jointly with the board of regents".

120 Sec. 7. Section two hundred eighty A point ten (280A.10),
121 Code 1966, is amended by striking from line three (3) the
122 words "by the state board".

123 Further amend said section by striking from subsection one
124 (1), line two (2), the words "by the state board".

125 Further amend said section by striking from subsection two
126 (2), line two (2), the words "by the state board" and inserting
127 a comma.

128 Sec. 8. Section two hundred eighty A point seventeen
129 (280A.17), Code 1966, is amended by adding the following new
130 paragraphs:

131 "No area vocational schools and community college shall
132 budget or make expenditures in excess of amount of funds legally
133 available to or obtainable by such institution as provided by
134 state law.

135 "All budgets shall be submitted to state board no later than
136 June 1 preceding the next fiscal year for approval. Absence
137 of approval by state board will void any and all transactions
138 and contracts by directors of merged area except for items or
139 expenses incurred and paid for by the moneys received from
140 local levies in the merged area."

141 Sec. 9. Section two hundred eighty A point eighteen (280A.18),
142 Code 1966, is amended by striking all of subsection three (3)
143 and inserting in lieu thereof the following:

144 "Tuition for every person, except nonresidents of the state
145 and those state residents attending high school, enrolling in
146 a vocational course shall be charged in an amount sufficient to
147 cover the cost of the instruction received by such person after

Senate 8

148 first deducting revenue received from the property tax levy
149 provided in section two hundred eighty A point seventeen
150 (280A.17) of the Code, federal funds, state funds, donations
151 and gifts that are made available to cover part of the cost of
152 instruction. Cost of instruction shall be calculated for each
153 course offered, and the tuition fee charged varied accordingly
154 but in no event shall tuition exceed three hundred dollars per
155 one hundred eighty days of instruction. For students under
156 the age of twenty-one who are attending the area vocational
157 school, tuition shall be calculated as provided above subject
158 to section two hundred eighty-two point six (282.6) of the Code
159 as limited herein and charged to the school district of which
160 the student is resident. For students who are residents of
161 another state the tuition charged shall equal the cost of
162 instruction received. Tuition for transfer for credit instruc-
163 tion at junior and community colleges shall be charged and
164 collected in accordance with rules adopted by the state board
165 jointly with the board of regents."

166 Sec. 10. Section two hundred eighty A point twenty-three
167 (280A.23), Code 1966, is amended by adding to subsection five
168 (5) the following:

169 "If an existing educational or vocational institution within
170 the merged area has facilities and curriculum which would dup-
171 licate the functions of an area vocational school or area com-
172 munity college, the board shall seek to enter into contracts
173 with the institution to have the existing institution offer
174 facilities and curriculum to students of the merged area. The
175 decision of the board to duplicate the facilities and curriculum
176 of an existing institution to provide such services shall be
177 subject to the approval of the state board of regents and the
178 state board. Failure to attempt to enter into contract with
179 existing educational or vocational institutions to avoid dup-
180 lication of courses may result in the nonapproval of any course
181 which would result in such duplication."

182 Further amend said section by adding to subsection six (6),
183 line one (1), after the word "rules" the following: "and
184 determine salaries which shall be commensurate with prudent
185 judgment when compared to the salaries of like administrators
186 or teachers employed by local public school systems, or private
187 colleges existing within the merged area and".

188 Sec. 11. Section two hundred eighty A point twenty-four
189 (280A.24), Code 1966, is amended by adding in line five (5)
190 after the word "board" the words "and the board of regents".

191 Sec. 12. Section two hundred eighty A point twenty-five
192 (280A.25), Code 1966, is amended by adding in subsection four
193 (4), line one (1), before the word "Administer" the word
194 "Receive,".

195 Further amend said section by adding in subsection five (5),
196 line one (1), before the word "Administer" the word "Receive,".

197 Sec. 13. Section two hundred eighty A point twenty-six
198 (280A.26), Code 1966, is amended by striking from lines sixteen
199 (16) and seventeen (17) the words "of public instruction" and

200 inserting in lieu thereof the words "and the board of regents".
201 Sec. 14. Section two hundred eighty A point twenty-seven
202 (280A.27), Code 1966, is hereby repealed and the following
203 enacted in lieu thereof:

204 "Federal funds accepted. The Iowa area vocational school--
205 community college board is hereby designated as the 'state
206 vocational education authority' for the purpose of accepting
207 and administering such funds as may from time to time be ap-
208 propriated and available under the Act of Congress designated
209 the 'Vocational Education Act of 1963'."

210 Sec. 15. Section two hundred eighty A point twenty-eight
211 (280A.28), Code 1966, is hereby repealed and the following
212 enacted in lieu thereof:

213 "Transfer of personnel, equipment and appropriated funds.

214 At the earliest possible date but in no event later than twenty
215 days after the employment of the state board school secretary
216 by the state board, the personnel employed in and by the voca-
217 tional education section, and adult basic education section,
218 subdepartments of the department of public instruction, shall
219 be transferred to the jurisdiction and administrative super-
220 vision of the Iowa area vocational school--community college
221 board. This transfer shall be effected by the joint efforts
222 of superintendent of public instruction and the state board
223 school secretary. All other personnel in the department of
224 public instruction that are employed and working in the spe-
225 cific areas included in chapter two hundred eighty A (280A) of
226 the 1966 Code shall be transferred to the jurisdiction and
227 administrative supervision of the Iowa vocational school--com-
228 munity college board. Said personnel transferred shall retain
229 all rights of tenure and eligibility for salary increases, vaca-
230 tion, sick leave and any other benefits accrued, due to tenure
231 or position of employment held at time of transfer. All equip-
232 ment such as desks, chairs, typewriters and all other equipment
233 assigned and used in the normal duties of said personnel shall
234 also be transferred. Appropriated funds and all funds received
235 or due from other sources necessary for full payment of all
236 income and benefits due to said personnel transferred, simulta-
237 neously shall be transferred from the department of public in-

238 struction to the account established in the state treasurer's office
239 for the Iowa area vocational school--community college board.
240 Said transfer of moneys and personnel will be jointly accom-
241 plished by the superintendent of the department of public in-
242 struction and the state board school secretary in a manner which
243 will consider maximum continuity and co-ordination of necessary
244 current administrative procedures for all programs in effect
245 at date of transfer."

246 Sec. 16. Section two hundred eighty A point twenty-nine
247 (280A.29), Code 1966, is amended by adding the following new
248 subsection:

249 "Members of this committee designated in subsections one (1)
250 and three (3) of this section may also be members of the state

251 board as provided in section two hundred eighty A point two
252 (280A.2) of the Code as amended."

253 Sec. 17. Section two hundred eighty A point thirty-one
254 (280A.31), Code 1966, is amended by striking from lines ten
255 (10) and eleven (11) the words "state superintendent" and
256 inserting in lieu thereof the words "state board".

257 Sec. 18. Section two hundred eighty A point thirty-three
258 (280A.33), Code 1966, is amended as follows:

259 1. Strike from line three (3) the words "of public instruc-
260 tion".

261 2. Strike from line eight (8) the words "department of
262 public instruction" and insert in lieu thereof the word "board".

263 3. Strike from line thirteen (13) the words "certification
264 and".

265 Sec. 19. Section two hundred sixty-two point seven (262.7).
266 Code 1966, is amended by striking lines one (1) to three (3),
267 inclusive, and inserting in lieu thereof the words:

268 "Institutions governed. The state board of regents shall
269 participate, in conjunction with the Iowa area vocational
270 school-community college board, in the governing of the junior
271 colleges and community colleges as set forth in chapter two
272 hundred eighty A (280A) of the Code. The state board of regents
273 shall govern the following institutions:"

274 Sec. 20. Chapter two hundred eighty-three (283), Code 1966.
275 is amended by adding the following new section:

276 "Federal vocational funds as designated under the 'Vocational
277 Education Act of 1963'. The Iowa area vocational school-community
278 college board is hereby designated as the 'state vocational
279 education authority', for the purpose of accepting and admin-
280 istering such funds as may from time to time be appropriated
281 and available under the Act of Congress designated the 'Voca-
282 tional Education Act of 1963'."

283 Sec. 21. Section two hundred eighty-six A point four
284 (286A.4), Code 1966, is amended as follows:

285 1. By striking from subsection three (3) all of lines one
286 (1) to twenty (20), inclusive.

287 2. By striking from subsection three (3) all of lines
288 forty-four (44) to sixty-one (61), inclusive.

289 3. By inserting after the word "amount" in line three (3)
290 of subsection four (4) the words "for other than junior or
291 community college purposes".

292 Sec. 22. Section two hundred eighty-six A point five
293 (286A.5), Code 1966, is hereby repealed and the following
294 enacted in lieu thereof:

295 "At the close of each school year, but not later than
296 July 5, the local district shall supply to the state department
297 of public instruction the information required for calculation
298 of the amount reimbursable to the district for elementary and
299 secondary schools. For any day student who has been enrolled
300 on a less than a full school day basis, the reimbursement
301 shall be calculated proportionately to the portion for which
302 he is enrolled as shall be determined by the state department

303 of public instruction. Forms for reporting information to
304 calculate aid for elementary and secondary school purposes
305 shall be supplied by the state department of public instruction
306 to each school district not later than June 1. On or before
307 August 1, the state department of public instruction shall
308 furnish to the state comptroller estimates of the amount reim-
309 bursable for the year to each school district for general aid
310 for elementary and secondary school purposes and upon said
311 estimates the state comptroller shall, on or about August 1,
312 make payment of the first half of the annual amount appropri-
313 ated for such general aid. After all such claims have been
314 calculated for the year and validated for accuracy, the state
315 department of public instruction shall certify the same to
316 the state comptroller prior to February 1. On or about Febru-
317 ary 1, the state comptroller shall make payment to the school
318 districts, of the balance of the amount appropriated for such
319 general aid, which, when taken with the first half payment,
320 conforms to the amount of full year reimbursement due each
321 school district as then validated and certified by the state
322 department of public instruction. In the event that the amount
323 appropriated for reimbursement of the school districts for such
324 purposes is insufficient to pay in full the amounts to each
325 of the school districts, then the amount of each payment shall
326 be reduced by the state comptroller in the ratio that the total
327 respective funds appropriated and available for such aid bears
328 to the respective total amounts certified for reimbursement.
329 All funds received or to be received under the provisions of
330 this chapter shall be taken into account and considered by
331 each school district when estimating the amount required for
332 the general fund.

333 Sec. 23. Chapter two hundred eighty-six A (286A), Code 1966,
334 is amended by adding the following new section:

335 "School districts operating a junior or community college
336 shall be entitled to general school aid therefor as follows:
337 "Multiply one dollar by the average daily enrollment of the
338 students who are residents of such school district carrying
339 twelve or more semester hours of work plus the full-time equi-
340 valent of resident students carrying less than twelve semester
341 hours of work. Multiply two dollars and twenty-five cents
342 by the average daily enrollment of students who are nonresidents
343 of the district carrying twelve or more semester hours of
344 work plus the full-time equivalent of nonresident students
345 carrying less than twelve semester hours of work. Multiply
346 the sum of these products by the actual number of days school
347 was officially in session, not to exceed one hundred eighty
348 days. For the purposes of this section, 'work' means subjects
349 or courses; for which credit may be earned and applied toward
350 fulfillment of the requirements for a certificate, diploma, or
351 degree; and which are approved by the state board jointly with
352 the board of regents for state aid."

353 Sec. 24. Chapter two hundred eighty-six A (286A), Code
354 1966, is amended by adding the following new section:

355 "Merged areas operating an area vocational school or com-
356 munity college shall be entitled to general school aid. The
357 general school aid funds allocable to each merged area operating
358 an area vocational school or community college shall be deter-
359 mined by multiplying a factor which shall be one dollar and
360 seventy-five cents for each student enrolled in college transfer
361 programs and shall be two dollars and seventy-five cents for
362 each student enrolled in vocational training programs by the
363 average daily enrollment of such students who are residents of
364 the state and who are carrying twelve or more semester hours
365 of work plus the full-time equivalent of students carrying
366 less than twelve semester hours of work. Multiply this product
367 by the actual number of days the school or college was officially
368 in session to determine the total aid entitlement for each year
369 for each merged area. The state aid computation shall be made
370 separately for each area vocational school or area community
371 college. For the purposes of this section, 'work' means sub-
372 jects or courses, for which credit may be earned and applied
373 toward fulfillment of the requirements for a certificate,
374 diploma, or degree; and which are approved by the state board
375 jointly with the board of regents for state aid.

376 Sec. 25. Chapter two hundred eighty-six A (286A), Code
377 1966, is amended by adding the following new section:

378 "Payment of the aid provided in sections twenty-three (23)
379 and twenty-four (24) of this Act shall be made to each merged
380 area, and to each school district operating a junior or commun-
381 ity college on a quarterly basis, at the end of each quarter
382 of the school year, which commences on July 1 and ends on the
383 following June 30, in the following manner:

384 "1. At the close of each school year but not later than
385 July 5, the board of directors of each such school district or
386 merged area shall certify to the Iowa area vocational school--
387 community college board the information necessary to compute
388 the aid entitlement, as hereinabove provided, for the school
389 year ending on June 30 immediately preceding the said July 1.
390 In addition thereto, each said board shall certify to the state
391 board its best bona fide estimate of what the same data and
392 information will be for the school year that commences upon
393 July 1, and ends on the following June 30.

394 "2. On the basis of estimates certified, as provided in
395 subsection one (1) hereof, twenty-two and one-half percent of
396 the anticipated aid entitlement for each such school district
397 or merged area shall be paid to the district or merged area at
398 the end of each of the first three quarters of the school year
399 for which said estimates have been certified. The aid payment
400 for the fourth quarter shall be equal to the difference between
401 the total amount of aid entitlement computed on the basis of
402 the actual information required for calculation as certified
403 in the following July, plus or minus such prorata amount as
404 may be necessary to make the aggregate total of general school
405 aid paid to all such school districts or merged areas, as the
406 case may be, for the said year equal to the respective amounts
407 of aid funds appropriated for payment to such districts or

408 areas in the said year.

409 "3. Forms for the purpose of reporting the information and
410 estimates required under subsection one (1) hereof shall be
411 supplied by the state board. After quarterly payments have
412 been calculated they shall be certified to the state comptroller
413 for payment. Such certification shall be made to the comptroller
414 on or about August 1, November 1, February 1, and May 1 for
415 aid payable for the preceding quarter. The comptroller shall
416 pay the quarterly amounts so certified forthwith."

417 Sec. 26. The first July reports under the provisions of
418 sections twenty-three (23) through twenty-six (26) of this Act
419 will be made in July of 1967. For the purpose of computing
420 general aid, to school districts operating junior or community
421 colleges and to merged areas, for the year which commenced on
422 July 1, 1966, and will end on June 30, 1967. the board of dir-
423 ectors of each such district or merged area which has classes
424 of instruction in operation on the effective date of this Act
425 shall report the number of full-time and part-time students,
426 for whom aid is payable under sections twenty-three (23) and
427 twenty-four (24), and who are on said date enrolled in said
428 classes, to the Iowa area vocational school--community college
429 board, as soon as possible after the effective date of this
430 Act. The Iowa area vocational school--community college board
431 shall thereupon make and verify the aid entitlement for each
432 such district or merged area, for the said year; by treating
433 the said enrollment figure as if it were the average daily
434 enrollment for the elapsed quarters of said school year and
435 applying the formulae set forth in sections twenty-two (22)
436 and twenty-three (23), and certify the same to the state comp-
437 troller, who shall forthwith issue warrants in payment of same.
438 The payment for the remaining quarter or quarters of said
439 year shall be computed and paid in the manner provided in
440 section twenty-four (24).

441 Sec. 27. Section eleven point eighteen (11.18), Code 1966,
442 is amended as follows:

443 1. By inserting in line two (2), immediately following the
444 word "offices," the words "merged areas,".

445 2. By inserting in line fifteen (15), immediately following
446 the word "city," the words ", merged area".

447 3. By inserting in line twenty (20), immediately following
448 the word "city", the words ", merged area".

449 Sec. 28. There is hereby appropriated from the general
450 fund of the state of Iowa to the Iowa area vocational school--
451 community college board, the sum of four million five hundred
452 thousand dollars for the purpose of carrying out the provisions
453 of chapter two hundred eighty A (280A), Code 1966, and section
454 twenty-six (26) of this Act. Until such time as the Iowa area
455 vocational school--community college board has been activated
456 in accordance with chapter two hundred eighty A (280A) as amend-
457 ed in this Act, the state department of public instruction will
458 continue to serve as agent for any and all actions directed
459 by this Act.

460 Sec. 29. Further expansion or expenditures by all merged
461 areas currently approved and operating. As of the effective
462 date of this Act all personnel of merged areas are explicitly
463 prohibited from contracting for any further expansion for
464 capital additions, leasing or renting, curriculum, teaching or
465 administrative staff, or incurring any additional expense of
466 any kind, except necessary expenses for the continuance of pres-
467 ent programs and execution of any and all contracts made prior
468 to the effective date of this Act, until such time as the area
469 vocational school--community college board has been activated
470 and assumes direction of merged areas as hereinbefore provided.

471 Sec. 30. Section two hundred eighty point eighteen (280.18),
472 Code 1966. is amended by striking from lines two (2) and three
473 (3) the words "state superintendent of public instruction" and
474 inserting in lieu thereof the words "Iowa area vocational
475 school-community college board and the state board of regents".

476 Further amend said section by striking from lines twelve
477 (12) to twenty (20), inclusive, all beginning with the words
478 "The state superintendent".

479 Sec. 31. This Act, being deemed of immediate importance,
480 shall be in full force and effect from and after publication
481 in the _____, a newspaper published in _____, Iowa.
482 and the _____, a newspaper published in _____, Iowa.

Filed - *Lost 5-3*
April 25, 1967

By JEPSEN, MILLS. WALSH,
POTGETER and LANGE

1 Amend the Jepsen et al amendment to senate file 616
2 filed April 25, 1967 as follows:
3 By adding the following new sentence in Section nine
4 (9), line one hundred sixty-five (165) after the word
5 "regents."
6 "Cost for the purpose of this section shall not include
7 the initial cost of major items, equipment or facilities
8 having a normal useful life of more than one year, but shall
9 include a factor of reasonable depreciation therefor."

Filed - *adopted 5-3*
April 28, 1967

By DeKOSTER

Senate

1 Amend Senate File 616 as follows:
2 1. Amend the title by striking from lines two (2) and
3 three (3) the words ", to separate general aid paid school
4 districts for operation of elementary and secondary schools
5 from" and by inserting in lieu thereof the word "of".

Filed *Withdrawn on last 5-3*
April 26, 1967

By HILL

Senate

1 Amend Senate File 616 as follows:
2 1. Amend by inserting after section eight (8) the following
3 new section:
4 "Section two hundred eighty A point twenty-three (280A.23),
5 subsection one (1), Code 1966, is hereby amended by adding
6 thereto the following:
7 'If the curriculum submitted by the board of directors of
8 an area vocational school includes training being offered by a
9 private business school accredited by the accrediting commission
10 of business schools and located within the merged area, the
11 state board prior to approval of the curriculum shall determine
12 whether the business school can conduct the training at a per
13 student cost no greater than the actual total per pupil cost
14 of such training if conducted by the area vocational school.
15 If the training can be conducted by the private business school
16 at a cost no greater than the per student cost if conducted
17 by the area vocational school, the state board shall require
18 that such training be conducted by the private facility under
19 a contract with the board of directors of the area vocational
20 school.'"
21 2. Amend by renumbering the remaining sections of this Act
22 in accordance with this amendment.

Filed - *Withdrawn 5-3*
April 24, 1967

By DODDS

1 Amend the DeKoster amendment to Senate File 616, filed
2 April 25, 1967, as follows:
3 1. By striking the period from line eight (8) and by in-
4 serting the period after the closed quotation marks in line
5 eight (8).

Filed - *adopted 5-3*
April 26, 1967

By DeKOSTER

1 Amend the title of Senate File 616 by inserting in
2 line one (1) after the words "An Act relating to"
3 the following: "area vocational school districts
4 and area community college districts and".

Filed - *adopted 5-3*
April 20, 1967

By COMMITTEE ON APPROPRIATIONS

1 Amend the Hill amendment to Senate File 616, filed April
2 20, 1967, as follows:
3 1. By inserting in line three hundred four (304) after
4 the word "five (5)" the words "and by inserting a period in
5 lieu thereof".

Filed - *adopted 5-3*
April 21, 1967

By HILL

1 Amend Senate File 616 as follows:
2 1. Amend section 3 as follows:
3 a. By inserting in line three (3) after the word "districts"
4 the words "or merged areas."
5 b. By inserting in line six (6) after the word "districts"
6 the words "or merged area."
7 c. By inserting in line eleven (11) after the word "districts"
8 the words "or merged area."
9 2. Amend section 4 as follows:
10 a. By striking the words "or community college" in lines
11 three (3) and four (4).
12 b. By striking the words "or community college" from line
13 six (6).
14 c. By striking the words "or college" from line twelve (12).
15 d. By striking the words "or area community college" in line
16 fifteen (15) and sixteen (16) and inserting a period (.) after
17 the word "school" in line fifteen (15).

Filed - *Withdrawn*
April 24, 1967

By GLENN

1 Amend the Glenn amendment to Senate File 616, filed April
2 24, 1967, as follows:
3 1. By striking from line five (5) the word "districts"
4 and by inserting in lieu thereof the word "district".
5 2. By striking from line seven (7) the word "districts"
6 and by inserting in lieu thereof the word "district".
7 3. By striking from line fifteen (15) the word "line" and
8 by inserting in lieu thereof the word "lines".
9 4. By striking from lines sixteen (16) and seventeen (17)
10 the words "and inserting a period (.) after the word 'school'
11 in line fifteen (15)".

Filed
April 25, 1967

By GLENN

1 Amend the Jepsen, et al amendment to Senate File
2 616 filed April 25, 1967, as follows:
3 1. By striking all after the word "duties" in line
4 27 and all of lines 28 through 37 inclusive and the word
5 "each" in line 38 and by inserting in lieu thereof ".Each".
6 2. Further amend by striking from line 42 the word
7 "three" and inserting in lieu thereof the word "five".
8 3. Further amend by striking the word "six" in
9 line 50 and inserting in lieu thereof the word "nine".
10 4. Further amend lines 51 and 52 on two occasions
11 by striking the word "two" and inserting in lieu thereof
12 the word "three".
13 5. Further amend by striking sections 5, 6, 7 and 19.

Filed - *Lost 5-3*
April 27, 1967

By FLATT

1 Amend Senate File 616 as follows:
2 1. By striking in line 7 of Sec. 4, the words and
3 figures "two (2) dollars and twenty-five (25) cents" and
4 inserting in lieu thereof the words "a factor which shall
5 be, in the case of students enrolled principally in college
6 transfer programs, one (1) dollar and fifty (5) cents and
7 in the case of students enrolled principally in vocational-
8 technical programs two (2) dollars and fifty (50) cents."
9 2. By inserting in line 8 of Sec. 4 after the word
10 "students", the words "enrolled in the respective programs
11 and".
12 3. By adding the following new sentence at the end
13 of Sec. 4: "The rates of state aid specified in this
14 section shall be effective for school fiscal years
15 commencing July 1, 1967."

Filed - *Lost 5-3*
April 25, 1967

By DeKOSTER

1 Amend the Jepsen amendment to Senate File 616, filed April
2 29, 1967, as follows:
3 1. Amend section eleven (11) by striking lines one hundred
4 eighty-eight (188) through one hundred ninety (190) inclusive
5 and by inserting in lieu thereof the following:
6 Section two hundred eighty A point twenty-four (280A.24),
7 Code 1966, is hereby amended as follows:
8 a. By inserting in line five (5) after the word "board"
9 the words "of regents".
10 b. By adding thereto the following:
11 "No area vocational school shall establish or take over
12 any existing junior college without the approval of the board
13 and the board of regents."

Filed - *Lost 5-3*
April 27, 1967

By HOUGEN

1 Amend Senate File 616 by adding the following new section
2 thereto:
3 1. Funds obtained pursuant to sections 280A.17; sub-
4 sections three (3), four (4), and five (5) of section
5 280A.18; 280A.19 and 280A.22 of the 1966 Code of Iowa shall
6 not be used for the construction or maintenance of athletic
7 buildings or grounds.

Filed and adopted
May 3, 1967

By NEU

1 Amend the Committee amendment of May 1 to S.F. 616 as follows
2 By adding following the comma (,) in line fifty-three (53)
3 the following:
4 "and the tuition for out-of-state students shall not be less
5 than the cost of the instruction received".

Filed and adopted
May 3, 1967

By REPERT and DODDS

1 Amend Senate File 616 by striking section 9 and insert-
2 ing in lieu thereof the following:
3 "Sec. 9. This act, being deemed of immediate importance,
4 shall take effect and be in full force from and after its
5 publication in the Auburn Enterprise, a newspaper published
6 in Auburn, Iowa, and in The Union-Tribune, a newspaper
7 published in Russell, Iowa.

Filed *advised 5-3*
April 4, 1967

By MCGILL

1 Amend Senate File 616 by inserting after section seven (7)
2 the following new sections:

3 1. "Section two hundred eighty A point one (280A.1), Code
4 1966, is hereby amended as follows:

5 "1. By striking from line four (4) the word 'twenty' and
6 inserting in lieu thereof the word 'seventeen (17)'.

7 "2. By adding thereto the following new subsection:

8 "'Vocational and technical training for persons who are not
9 enrolled in a high school and who have not completed high
10 school.'"

11 2. "Section two hundred eighty A point two (280A.2), Code
12 1966, is hereby amended by adding thereto the following subsec-
13 tion:

14 "'Area school' means an area vocational school or area
15 community college established under the provisions of this Act."

16 3. "Section two hundred eighty A point seventeen (280A.17),
17 Code 1966, is hereby amended by inserting in line nine (9) after
18 the word 'The' the following:

19 "'budget of each merged area shall be submitted to the state
20 board no later than June 1 preceding the next fiscal year for
21 approval. The state board shall review the proposed budget and
22 shall, prior to July 1, either grant its approval or return
23 the budget without approval with the comments of the state board
24 attached thereto. Any unapproved budget shall be resubmitted to
25 the state board for final approval. Upon approval of the budget
26 by the state board, the'."

27 4. "Section two hundred eighty A point eighteen (280A.18),
28 subsection three (3), Code 1966, is hereby amended by striking
29 all of such subsection after the word 'area' in line five (5)
30 and inserting in lieu thereof a period."

31 5. "Section two hundred eighty A point twenty-three
32 (280A.23), Code 1966, is hereby amended as follows:

33 "1. By adding to subsection one (1) the following:

34 "'If an existing private educational or vocational institution
35 within the merged area has facilities and curriculum of adequate
36 size and quality which would duplicate the functions of the
37 area school, the board of directors shall discuss with the
38 institution the possibility of entering into contracts to have
39 the existing institution offer facilities and curriculum to
40 students of the merged area. The board of directors shall con-
41 sider any proposals submitted by the private institution for
42 providing such facilities and curriculum. In approving curricu-
43 lum, the state board shall ascertain that all courses and
44 programs submitted for approval are needed and that the curricu-
45 lum being offered by an area school does not unnecessarily duplicate
46 courses and programs provided by existing public or private facil-
47 ities in the area.'"

48 "2. By inserting in line three (3) of subsection three (3)
49 after the figure '3' the following:

50 "' , for both in-state and out-of-state students but the
51 tuition rate established by the board of directors for in-state
52 students shall not exceed one hundred fifty (150) dollars per sem-
53 ester,

53 or the equivalent, except upon approval by the state board."

54 6. "Section two hundred eighty A point twenty-four (280A.24),
55 Code 1966, is hereby amended by adding thereto the following:

56 "' The maximum academic workload for an instructor in arts
57 and science courses shall be fifteen (15) credit hours per
58 school term for classes taught during the normal school day. In
59 addition thereto, any faculty member may teach a course or
60 courses at times other than usual day-course hours, or on days

61 other than the regular school week, involving total class
62 instruction time equivalent to not more than a three (3) credit-
63 hour course. The total workload for such instructors shall
64 not exceed the equivalent of eighteen (18) credit-hours per
65 school term."

66 7. "Section two hundred eighty A point twenty-five (280A.25),
67 Code 1966, is hereby amended by adding thereto the following sub-
68 section:

69 "'Prescribe a uniform system of accounting for area schools.'"

70 8. "Section two hundred eighty A point twenty-seven (280A.27),
71 Code 1966, is hereby repealed and the following enacted in lieu
72 thereof:

73 "'There shall be an area schools branch within the state
74 department of public instruction. The branch shall exercise the
75 powers and perform the duties conferred by law upon the department
76 with respect to area vocational schools and area and public com-
77 munity and junior colleges.'"

78 9. "Section two hundred eighty A point twenty-eight
79 (280A.28), Code 1966, is hereby repealed and the following
80 enacted in lieu thereof:

81 "'The state superintendent, with the approval of the state
82 board, shall add to the associate superintendent system of the
83 department an associate superintendent who shall devote his full
84 time to supervision of the area schools branch, and shall
85 appoint to the professional staff, in the manner provided in
86 section two hundred fifty-seven point twenty-four (257.24) of
87 the Code, upon the recommendation of such associate superin-
88 tendent, and assign to duty in said branch, necessary personnel
89 trained or experienced in the areas of vocational-technical
90 education, administration and finance, adult and continuing
91 education, student personnel services, arts and sciences, and
92 related fields.

93 "'It shall be the duty of said associate superintendent to
94 recommend to the state superintendent and to the state board the
95 approval or disapproval of all budgets, courses, and programs to
96 be offered at the various area schools. In arriving at such re-
97 commendations, attention shall be given to the prevention and
98 elimination of unnecessary duplication of programs, facilities,
99 and staff within the area. Upon the recommendation of the as-
100 sociate superintendent, review of vocational courses and programs
101 by the advisory committee created by this chapter and the advisory
102 committee created by chapter two hundred fifty-eight (258) of the
103 Code, review of courses and programs provided for transfer credit
104 by the advisory committee created by this chapter, and final
105 approval by the state board, all such approved courses and pro-
106 grams shall be funded as prescribed by law.'"

107 10. "Section two hundred eighty A point twenty-nine (280A.29),
108 Code 1966, is hereby amended by striking from line three (3) the
109 words 'community and junior colleges' and inserting in lieu
110 thereof the words 'area schools'."

111 11. "Section two hundred eighty A point thirty-three
112 (280A.33), Code 1966, is hereby repealed and the following
113 enacted in lieu thereof:

114 "'Approval standards, except as hereinafter provided, for
115 area and public community and junior colleges shall be initiated
116 by the area schools branch of the department and submitted to
117 the state board of public instruction and the state board of
118 regents, through the state superintendent of public instruction,
119 for joint consideration and adoption. No proposed approval stan-

120 dard shall be adopted by the boards until the standard has been
 121 submitted to the advisory committee created by this chapter and
 122 its recommendations thereon obtained.
 123 "'Approval standards for area vocational schools and for
 124 vocational programs and courses offered by area community colleges
 125 shall be initiated by the area schools branch and submitted to
 126 the state board of public instruction through the state superin-
 127 tendent of public instruction, for consideration and adoption.
 128 No such proposed approval standard shall be adopted by the state
 129 board until the standard has been submitted to the advisory
 130 committee created by this chapter and to the advisory committee
 131 created by chapter two hundred fifty-eight (258) and their
 132 recommendation thereon obtained.
 133 "'For purposes of this section, "approval standards" shall
 134 include standards for administration, qualifications and
 135 assignment of personnel, curriculum, facilities and sites, re-
 136 quirements for awarding of diplomas and other evidence of educa-
 137 tional achievement, guidance and counseling, instruction, in-
 138 structional materials, maintenance, and library."
 139 Further amend by renumbering the remaining sections in
 140 accordance with this amendment.

Filed - *Adopted as Amended 5-3*
 May 1, 1967

By EDUCATION COMMITTEE

1 Amend Senate File 616 by striking in Section 13, sub-section
 2 2, lines twenty-one (21) and twenty-two (22) and inserting in
 3 lieu thereof the words "and the tuition for out-of-state
 4 students shall not be less than one hundred fifty (150) per-
 5 cent of the rate established for in-state students and may
 6 be set at a higher figure with the approval of the state
 7 board."

Filed
 May 19, 1967

REDFERN of Lee.
 MILLER of Page.

House

1 Amend Senate File 616 as follows:

2 By striking all after the enacting clause and inserting
3 in lieu thereof the following:

4 Section 1. Section two hundred eighty A point one (280A.1),
5 Code 1966, is hereby repealed and the following enacted in lieu
6 thereof:

7 "It is deemed to be in the public interest, and the purpose
8 of this chapter to establish, separate and apart from other
9 educational institutions of the state, a system of area voca-
10 tional schools. No more than sixteen area school districts,
11 which shall include all of the area of the state, shall be
12 established as hereinafter provided. It shall be the respon-
13 sibility of the area vocational schools to provide:

14 1. Vocational and technical training for students of high
15 school age who may also be enrolled part-time in a local high
16 school, public or private, who can benefit from vocational and
17 technical training and who would not succeed in the regular
18 program of the local high school. These part-time students
19 shall be enrolled in an area vocational school only by agree-
20 ment of the administrators of the area vocational school and
21 the local high school. Training shall be provided for these
22 students by admission to the regular programs offered at the
23 area vocational school district attendance center and shall
24 not be offered by the area vocational school district as a
25 part of the curriculum or at the attendance center of the local
26 high school, public or private.

27 2. Vocational and technical training for students of high
28 school age who have dropped out of high school.

29 3. Vocational and technical training for students of post-
30 high school age and for adults. Training programs for this
31 group shall make up the core curriculum of area vocational
32 schools.

33 4. Special vocational and technical training for physically
34 and mentally handicapped persons who can benefit from such
35 training and who would not succeed in the regular programs
36 offered. Programs for the handicapped offered by area voca-
37 tional schools shall not duplicate or replace the programs
38 provided by other departments of state government.

39 5. In-service vocational and technical training for workers."

40 Sec. 2. Section two hundred eighty A point two (280A.2),
41 Code 1966, is hereby repealed and the following enacted in
42 lieu thereof:

43 "Definitions. When used in this chapter, unless the context
44 otherwise requires:

45 "1. 'Vocational school' means a publicly supported school
46 offering as its curriculum vocational and technical courses
47 together with such academic courses as may be needed and
48 designed to meet the specific requirements of the vocational
49 and technical programs offered, the curricular offerings of
50 such schools to be of no more than two years duration and
51 credits given to be nontransferable to educational institutions
52 offering curriculums leading to a baccalaureate degree.

53 "2. 'Merged area' means an area where two or more county
54 school systems or parts thereof merge resources to establish
55 and operate a vocational school in the manner provided in this
56 chapter.

57 "3. 'Area vocational school' means a vocational school
58 established and operated by a merged area.

59 "4. 'State board' means the Iowa area vocational school
60 board.

61 "5. 'Area schools secretary' means the executive secretary
62 of Iowa area vocational school board.

63 "6. 'Planning board' means any county board of education
64 which is a party to a plan for establishment of an area
65 vocational school."

66 Sec. 3. Iowa area vocational school board established. The
67 Iowa area vocational school board hereby established shall con-
68 sist of nine members who shall be selected from the state at
69 large solely with regard to their qualifications and fitness
70 to discharge the duties of their office. Not more than five
71 members shall be of the same political party.

72 1. Term of office. The terms of office of each member of
73 said board shall be for six years. The terms of three members
74 of the board shall expire on the first day of July of each
75 odd-numbered year.

76 2. Appointment. Initially the governor shall appoint with
77 the approval of two-thirds of the members of the senate during
78 a session of the general assembly, nine members of the state
79 board with staggered terms, three members for terms of six
80 years, three members for terms of four years, and three members
81 for terms of two years. Following the initial appointment the
82 governor shall during sessions of the general assembly held in
83 odd-numbered years appoint, with the approval of two-thirds of
84 the members of the senate, three members of the board to succeed
85 those whose terms expire on the first day of July next thereafter.

86 3. Compensation of members. Board members shall be allowed
87 a per diem of twenty-five dollars and their necessary travel
88 and expenses while engaged in their official duties.

89 Sec. 4. Removals. The governor, with the approval of a
90 majority of the senate during a session of the general assembly,
91 may remove any member of the board for malfeasance in office,
92 or for any cause which would render him ineligible for appoint-
93 ment or incapable or unfit to discharge the duties of his office,
94 and his removal, when so made, shall be final.

95 Sec. 5. Suspension. When the general assembly is not in
96 session, the governor may suspend any member so disqualified
97 and shall appoint another to fill the vacancy thus created,
98 subject to the approval of the senate when next in session.

99 Sec. 6. Vacancies. All vacancies on said board which may
100 occur when the general assembly is not in session shall be
101 filled by appointment by the governor, which appointment shall
102 expire at the end of thirty days after the general assembly
103 next convenes. Vacancies occurring during a session of the
104 general assembly shall be filled before the end of said session
105 in the same manner in which regular appointments are required
106 to be made.

107 Sec. 7. Section two hundred eighty A point twenty-five
108 (280A.25), Code 1966, is amended as follows:

109 1. Strike from subsection one (1), lines two (2) and
110 seven (7) the words "or community college".

111 2. Strike from subsection one (1), line twelve (12) the
112 words "or area community college".

113 3. Strike from subsection four (4), lines five (5) and
114 six (6) the words "or area community colleges".

115 4. Strike from subsection five (5), line four (4) the
116 words "or area community colleges".

117 5. Strike from subsection six (6), line four (4) the

118 words "or area community colleges".

119 6. Strike all of subsection eight (8) and insert in
120 lieu thereof the following:

121 "It being deemed in the public interest, to separate the area
122 vocational schools from other educational institutions of the
123 state, the state board is hereby delegated the authority to
124 assume any and all contractual obligations that have been
125 entered into by agreement between boards of directors of merged
126 areas and boards of directors of local school districts for the
127 operation of a community or junior college, or the conversion
128 of a community or junior college into an area community college.
129 Any junior college, community college or area community college
130 shall be regarded as being within the purview of this section
131 if it offers for transfer credits leading to a baccalaureate
132 degree even though such college may be offering a limited num-
133 ber of vocational courses for which transfer credits are not
134 given.

135 The state board may by agreement return the junior college
136 or community college to the local school district for ownership,
137 operation and control as provided in chapter two hundred eighty
138 (280) of the Code.

139 In the event that a local school district does not wish to
140 resume ownership, operation, and control of the junior college
141 or community college the state board shall close the institution
142 and liquidate the assets thereof.

143 The state board is further authorized to withhold from area
144 vocational school districts state general aid appropriated for
145 1966-1967 and to allot it to local school districts electing
146 to resume the ownership, operation and control of junior or
147 community colleges, such allocation will be made on the basis
148 of two dollars and twenty-five cents for students who are
149 residents of the state of Iowa as provided in chapter two
150 hundred eighty-six A (286A) of the Code.

151 Such allocation shall be deemed to be a part of the con-
152 sideration given by the state in abrogating the agreements
153 between area vocational school districts and local community
154 school districts.

155 "If the voters in any merged district shall have voted a
156 tax as provided in section two hundred eighty A point twenty-
157 two (280A.22) of the Code for the purposes therein stated the
158 state board shall view the ballot used in the election to deter-
159 mine whether the proposition voted upon was to levy the tax for
160 an 'area vocational school', 'area vocational school or commu-
161 nity college', 'area vocational school and community college',
162 or 'community college'.

163 "If the wording used on the ballot is determined to be 'area
164 vocational school and community college', or 'community college'
165 the state board shall direct the county auditors in the counties
166 making up the merged areas in which such ballots were used to
167 withhold in a separate fund the taxes thus far collected and
168 direct the county auditors to halt the levy of the tax until
169 the voters of the merged areas so affected shall have at another
170 annual school election authorized the use of the tax moneys
171 already collected and a continuation of the levy as provided
172 in section two hundred eighty A point twenty-two (280A.22) of
173 the Code for an 'area vocational school'.

174 "If the voters of a merged area turn down the proposition
175 the county auditors in the merged area shall return to the
176 taxpayers of the merged area the tax moneys collected in the
177 form of a tax credit against taxes due and collectible in the

178 year 1968, and expunge from the tax records the levy origin-
179 ally authorized."

180 Sec. 8. Area vocational school secretary. An area voca-
181 tional school secretary, who shall be the executive secretary
182 of the state board, shall be appointed by the governor for a
183 four-year term with the approval of two-thirds of the members
184 of the senate. In making his selection the governor shall
185 counsel and advise with the state board. The salary of the
186 area school secretary shall be set by the general assembly.

187 Sec. 9. Office in capitol. The area school secretary
188 shall maintain his office in the capitol of the state in
189 quarters provided for him and his staff by the state execu-
90 tive council.

191 Sec. 10. Duties and responsibilities. The area vocational
192 school secretary shall have the following duties and responsi-
193 bilities:

194 1. Serve as secretary and keep the records for the state
195 board.

196 2. Organize, staff, and administer the office of area school
197 secretary.

198 3. Advise and council with the state board on all matters
199 pertaining to vocational and technical education coming within
200 the purview of this chapter.

201 4. Carry out all orders of the state board not inconsistent
202 with state law.

203 5. Promulgate rules and regulations adopted by the state
204 board for the administration of area vocational schools.

205 6. Insure by inspection and supervision that the policies,
206 rules and regulations of the state board are being carried out
207 and determine the conditions, needs and progress of the area
208 vocational schools.

209 7. Apportion, with the approval of the state board, all
210 moneys provided by law according to the provisions of the various
211 state and federal aid laws.

212 Sec. 11. Section two hundred eighty A point three (280A.3),
213 Code 1966, is amended by striking from line five (5) the words
214 "or area community college".

215 Sec. 12. Section two hundred eighty A point four (280A.4),
216 Code 1966, is amended by striking from lines seven (7) and
217 eight (8) the words "or area community college".

218 Sec. 13. Section two hundred eighty A point five (280A.5),
219 Code 1966, is amended as follows:

220 1. Strike the words "or area community college" from the
221 following subsections:

222 a. Lines three (3) and four (4) of subsection eight (8).

223 b. Lines four (4) and five (5) of subsection nine (9).

224 c. Lines three (3) and four (4) of subsection ten (10).

225 d. Lines two (2) and three (3) of subsection eleven (11).

226 e. Lines two (2) and three (3) and six (6) of subsection
227 twelve (12).

228 f. Line five (5) of subsection fourteen (14).

229 Further amend said section by striking from subsection
230 fourteen (14), lines two (2) and three (3) the words "commu-
231 nity colleges or public junior colleges" and from line nine (9)
232 the words "or college".

233 Sec. 14. Section two hundred eighty A point seven (280A.7),
234 Code 1966, is amended by striking from lines six (6) and
235 seven (7) the words "community colleges, and junior colleges".

236 Sec. 15. Section two hundred eighty A point eight (280A.8),
237 Code 1966, is amended by striking from subsection one (1),

238 line three (3) the words "or area community college".
239 Further amend said section by striking from subsection three
240 (3), lines two (2) and three (3) the words "or area community
241 college".

242 Sec. 16. Section two hundred eighty A point eleven (280A.11),
243 Code 1966, is amended by striking from subsection two (2), lines
244 three (3) and four (4) the words "or area community college";
245 also from line ten (10) the words "or college".

246 Sec. 17. Section two hundred eighty A point thirteen (280A.13),
247 Code 1966, is amended by striking from lines six (6) and seven
248 (7) the words "or area community college".

249 Sec. 18. Section two hundred eighty A point fifteen (280A.15),
250 Code 1966, is amended by striking from line five (5) the words
251 "or an area community college".

252 Sec. 19. Section two hundred eighty A point seventeen
253 (280A.17), Code 1966, is amended by striking from lines five
254 (5) and twenty-three (23) the words "or area community college".

255 Sec. 20. Section two hundred eighty A point nineteen
256 (280A.19), Code 1966, is amended by striking from lines three
257 (3) and four (4) the words "or area community colleges".

258 Sec. 21. Section two hundred eighty A point twenty-one
259 (280A.21), Code 1966, is amended by striking from lines five
260 (5) and six (6) the words "or area community college".

261 Sec. 22. Section two hundred eighty A point twenty-two
262 (280A.22), Code 1966, is amended by striking from lines thirteen
263 (13) and fourteen (14) the words "or area community college".

264 Sec. 23. Section two hundred eighty A point twenty-three
265 (280A.23), Code 1966, is amended by striking from line three
266 (3) the words "or area community college".

267 Further amend said section by striking from subsection one
268 (1), line two (2) the words "or college".

269 Further amend said section by striking from subsection
270 four (4), line two (2) the words "and colleges".

271 Further amend said section by striking from subsection five
272 (5), lines four (4) and six (6) and seven (7) the words "or
273 college".

274 Further amend said section by striking from subsection six
275 (6), line six (6) the words "or college".

276 Further amend said section by striking from subsection seven
277 (7), lines three (3) and four (4) the words "or area community
278 college".

279 Further amend said section by striking from subsection
280 eight (8), line five (5) the words "or community college".

281 Sec. 24. Section two hundred eighty A point twenty-four
282 (280A.24), Code 1966, is hereby repealed.

283 Sec. 25. Sections two hundred eighty A point twenty-six
284 (280A.26) to two hundred eighty A point thirty-three (280A.33),
285 inclusive, Code 1966, are hereby repealed.

286 Sec. 26. Section two hundred eighty-six A point four
287 (286A.4), Code 1966, is amended by striking from subsection
288 three (3), line one (1) the words "one dollar" and inserting
289 in lieu thereof the words "two dollars and twenty-five cents".

290 Further amend said section by striking the words "or area
291 community college" from the third (3rd) paragraph of subsection
292 three (3) in lines two (2), five (5), six (6), ten (10), eleven
293 (11) and eighteen (18); and by striking from line fifteen (15)
294 the words "or college".

295 Sec. 27. Section two hundred fifty-seven point twenty-
296 five (257.25), Code 1966, is amended by striking from lines
297 nine (9) and ten (10) the words "area vocational schools,
298 area community colleges, and".

299 Further amend said section by striking from line twelve
300 (12) the words "area or".

301 Sec. 28. Section two hundred eighty A point eighteen
302 (280A.18), Code 1966, subsection three (3), is amended by
303 striking all of said subsection after the word "area" in line
304 five (5).

305 Sec. 29. Section two hundred eighty A point twenty-three
306 (280A.23), Code 1966, is amended by adding to subsection
307 three (3) the following:

308 "Tuition for every person who is a high school graduate or
309 over the age of twenty-one years attending an area vocational
310 school shall be charged in an amount sufficient to cover the
311 cost of the instruction received by such person after first
312 deducting revenue received from the property tax levy provided
313 in section two hundred eighty A point seventeen (280A.17) of
314 the Code, federal funds, state funds, donations and gifts that
315 are made available to cover part of the cost of instruction.
316 Cost of instruction shall be calculated, for each program
317 offered, and the tuition fee charged varied accordingly. For
318 students under the age of twenty-one who are attending both
319 high school and the area vocational school on a part-time
320 basis, and students under the age of twenty-one who have
321 dropped out of high school, tuition shall be calculated as
322 provided above and charged to the school district of which the
323 student is resident. For students who are residents of another
324 state the tuition charged shall equal the cost of instruction
325 received.

326 Further amend section two hundred eighty A point twenty-
327 three (280A.23) by adding the following as subsection one (1)
328 and renumbering the remaining subsections:

329 "1. Establish no more than one permanent area vocational
330 school attendance center within each district."

331 Sec. 30. Chapter two hundred eighty-three (283), Code 1966,
332 is amended by adding the following new section:

333 "Funds appropriated by Congress for the support of such
334 vocational and technical educational programs as are offered
335 in Iowa area vocational schools shall be transferred to the
336 Iowa area vocational school board for administration, alloca-
337 tion and disbursement.

338 Sec. 31. There is hereby appropriated from the general
339 fund of the state of Iowa to the Iowa area vocational school
340 board for that part of the 1965-1967 biennium beginning May 1,
341 1967 and ending June 30, 1967, the sum of three million five
342 hundred forty thousand five hundred dollars, or so much thereof
343 as may be necessary, for:

344 1. Office of area vocational school secretary for two
345 months operation.

346	For salary of secretary	\$ 3,500.00
347	For other salaries	20,000.00
348	For support, maintenance and miscellaneous . . .	<u>17,000.00</u>
349	Total for general office.	\$40,500.00

350	2. For carrying out the provisions of section	
351	seven (7), subsection eight (8) of this Act. . .	\$3,500,000.00
352	Total	\$3,540,500.00

See reprint.

Senate File 616

March 27, 1967

Passed on File

Appropriation 2/28, amended and returned W.R. 4-20

By COMMITTEE ON EDUCATION

Passed Senate, Date 5-3-67

Passed House, Date _____

Vote: Ayes 56 Nays 3

Vote: Ayes _____ Nays _____

motion to reconsider tabled 5-3-67 Approved _____

A BILL FOR

An Act relating to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor.

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

1 Section 1. Section two hundred eighty-six A point four
2 (286A.4), Code 1966, is amended as follows:

3 1. By striking from subsection three (3) all of lines one
4 (1) to twenty (20), inclusive.

5 2. By striking from subsection three (3) all of lines forty-
6 four (44) to sixty-one (61), inclusive.

7 3. By inserting after the word "amount" in line three (3)
8 of subsection four (4) the words "for other than junior or
9 community college purposes".

1 Sec. 2. Section two hundred eighty-six A point five
2 (286A.5), Code 1966, is hereby repealed and the following en-
3 acted in lieu thereof:

4 "At the close of each school year, but not later than July 5,
5 the local district or merged area school shall supply to the
6 state department of public instruction the information required
7 for calculation of the amount reimbursable to the district for
8 elementary and secondary school. For any day student who has
9 been enrolled on a less than a full school-day basis, the re-

10 imbursement shall be calculated proportionately to the portion
11 for which he is enrolled as shall be determined by the state
12 department of public instruction. For school districts oper-
13 ating a junior college or community college, the aid to the
14 district for such college shall be separately appropriated,
15 calculated, prorated when necessary, and paid as hereinafter
16 provided in sections three (3) through six (6). Forms for
17 reporting information to calculate aid for elementary and
18 secondary school purposes shall be supplied by the state de-
19 partment of public instruction to each school district not
20 later than June 1. On or before August 1, the state depart-
21 ment of public instruction shall furnish to the state comp-
22 troller estimates of the amount reimbursable for the year to
23 each school district for general aid for elementary and sec-
24 ondary school purposes and upon said estimates the state
25 comptroller shall, on or about August 1, make payment of the
26 first half of the annual amount appropriated for such general
27 aid. After all such claims have been calculated for the year
28 and validated for accuracy, the state department of public
29 instruction shall certify the same to the state comptroller
30 prior to February 1. On or about February 1, the state comp-
31 troller shall make payment to the school districts, of the
32 balance of the amount appropriated for such general aid, which,
33 when taken with the first half payment, conforms to the amount
34 of full year reimbursement due each school district as then
35 validated and certified by the state department of public in-
36 struction. In the event that the amount appropriated for
37 reimbursement of the school districts for such purposes is
38 insufficient to pay in full the amounts to each of the school
39 districts or merged areas, then the amount of each payment
40 shall be reduced by the state comptroller in the ratio that
41 the total respective funds appropriated and available for such
42 aid bears to the respective total amounts certified for reim-
43 bursement. All funds received or to be received under the
44 provisions of this chapter shall be taken into account and

45 considered by each school district or merged area when esti-
46 mating the amount required for the general fund.

1 Sec. 3. Chapter two hundred eighty-six A (286A), Code 1966,
2 is amended by adding the following new section:

3 "School districts operating a junior or community college
4 shall be entitled to general school aid therefor as follows:
5 Multiply one (1) dollar by the average daily enrollment of the
6 students who are residents of such school district carrying
7 twelve (12) or more semester hours of work plus the full-time
8 equivalent of resident students carrying less than twelve (12)
9 semester hours of work. Multiply two (2) dollars and twenty-
10 five (25) cents by the average daily enrollment of students
11 who are nonresidents of the district carrying twelve (12) or
12 more semester hours of work plus the full-time equivalent of
13 nonresident students carrying less than twelve (12) semester
14 hours of work. Multiply the sum of these products by the
15 actual number of days school was officially in session, not to
16 exceed one hundred eighty (180) days. For the purposes of this
17 section, 'work' means subjects or courses; for which credit may
18 be earned and applied toward fulfillment of the requirements
19 for a certificate, diploma, or degree; and which are approved
20 by the state department of public instruction for state aid."

1 Sec. 4. Chapter two hundred eighty-six A (286A), Code 1966,
2 is amended by adding the following new section:

3 "Merged areas operating an area vocational school or com-
4 munity college shall be entitled to general school aid. The
5 general school aid funds allocable to each merged area operating
6 an area vocational school or community college shall be deter-
7 mined by multiplying two (2) dollars and twenty-five (25) cents
8 by the average daily enrollment of students who are residents
9 of the state and who are carrying twelve (12) or more semester
10 hours of work plus the full-time equivalent of students carrying
11 less than twelve (12) semester hours of work. Multiply this
12 product by the actual number of days the school or college was
13 officially in session to determine the total aid entitlement

14 for each year for each merged area. The state aid computation
15 shall be made separately for each area vocational school or
16 area community college. For the purposes of this section,
17 'work' means subjects or courses; for which credit may be
18 earned and applied toward fulfillment of the requirements for
19 a certificate, diploma, or degree; and which are approved by
20 the state department of public instruction for state aid."

1 Sec. 5. Chapter two hundred eighty-six A (286A), Code 1966,
2 is amended by adding the following new section:

3 "Payment of the aid provided in sections three (3) and four
4 (4) of this Act shall be made to each merged area, and to each
5 school district operating a junior or community college on a
6 quarterly basis, at the end of each quarter of the school year,
7 which commences on July 1 and ends on the following June 30,
8 in the following manner:

9 "1. At the close of each school year but not later than
10 July 5, the board of directors of each such school district or
11 merged area shall certify to the state department of public in-
12 struction the information necessary to compute the aid entitle-
13 ment, as hereinabove provided, for the school year ending on
14 June 30 immediately preceding the said July 1. In addition
15 thereto, each said board shall certify to the state department,
16 its best bona fide estimate of what the same data and infor-
17 mation will be for the school year that commences upon the said
18 July 1, and ends on the following June 30.

19 "2. On the basis of estimates certified, as provided in
20 subsection one (1) hereof, twenty-two and one-half (22 1/2)
21 percent of the anticipated aid entitlement for each such school
22 district or merged area shall be paid to the district or merged
23 area at the end of each of the first three quarters of the
24 school year for which said estimates have been certified. The
25 aid payment for the fourth quarter shall be equal to the dif-
26 ference between the total amount of aid entitlement computed
27 on the basis of the actual information required for calculation,
28 as certified in the following July, plus or minus such prorata

29 amount as may be necessary to make the aggregate total of general
30 school aid paid to all such school districts or merged areas,
31 as the case may be, for the said year equal to the respective
32 amounts of aid funds appropriated for payment to such districts
33 or areas in the said year.

34 "3. Forms for the purpose of reporting the information and
35 estimates required under subsection one (1) hereof shall be
36 supplied by the state department. After quarterly payments
37 have been calculated they shall be certified to the state comp-
38 troller for payment. Such certification shall be made to the
39 comptroller on or about August 1, November 1, February 1, and
40 May 1 for aid payable for the preceding quarter. The comptroller
41 shall pay the quarterly amounts so certified forthwith."

1 Sec. 6. The first July reports under the provisions of
2 sections three (3) through six (6) of this Act will be made in
3 July of 1967. For the purpose of computing general aid, to
4 school districts operating junior or community colleges and to
5 merged areas, for the year which commenced on July 1, 1966, and
6 will end on June 30, 1967, the board of directors of each such
7 district or merged area which has classes of instruction in
8 operation on the effective date of this Act shall report the
9 number of full-time and part-time students, for whom aid is
10 payable under sections three (3) and four (4), and who are on
11 said date enrolled in said classes, to the state department of
12 public instruction, as soon as possible after the effective date
13 of this Act. The state department of public instruction shall
14 thereupon make and verify the aid entitlement for each such
15 district or merged area, for the said year; by treating the
16 said enrollment figure as if it were the average daily enroll-
17 ment for the elapsed quarters of said school year and applying
18 the formulae set forth in sections two (2) and three (3), and
19 certify the same to the state comptroller, who shall forthwith
20 issue warrants in payment of same. The payment for the remain-
21 ing quarter or quarters of said year shall be computed and paid
22 in the manner provided in section four (4).

1 Sec. 7. Section eleven point eighteen (11.18), Code 1966,
2 is amended as follows:

3 1. By inserting in line two (2), immediately following the
4 word "offices," the words "merged areas,".

5 2. By inserting in line fifteen (15), immediately following
6 the word "city", the words ", merged area".

7 3. By inserting in line twenty (20), immediately following
8 the word "city", the words ", merged area".

1 Sec. 8. There is hereby appropriated from the general fund
2 of the state of Iowa to the state department of public instruc-
3 tion, the sum of four million five hundred thousand (4,500,000)
4 dollars for the purpose of carrying out the provisions of sec-
5 tion six (6) of this Act.

1 Sec. 9. This Act, being deemed of immediate importance,
2 shall be in full force and effect from and after publication
3 in the _____, a newspaper published at _____
4 _____, Iowa, and the _____, a newspaper pub-
5 lished at _____, Iowa.

1 Amend Senate File 616 by striking from line 22
2 section 6 the word and figure "four (4)" and inserting in
3 lieu thereof the word and figure "five (5)".

Filed < *adopted* 5-3
March 30, 1967

By KIBBIE