

FILED MAR 11 1971

Reprinted 5/4
SENATE FILE **392**

By COMMITTEE ON AGRICULTURE

Passed Senate, Date 5-4-71 Passed House, Date _____
Vote: Ayes 39 Nays 7 Vote: Ayes _____ Nays _____
Approved _____

motion to reconsider tabled 5/4

A BILL FOR

1 An Act relating to the eradication of hog cholera and the
2 control and eradication of the swine diseases.
3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
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1 Section 1. Section one hundred sixty-three point twenty-
2 six (163.26), subsection three (3), Code 1971, is amended
3 as follows:

4 3. "Garbage" means putrescible animal and vegetable wastes
5 resulting from the handling, preparation, cooking, and con-
6 sumption of foods including animal carcasses or parts thereof,
7 and shall include all waste material, by-products of a kitchen,
8 restaurant, hotel, or slaughterhouse, every refuse accumula-
9 tion of animal, fruit, or vegetable matter, liquids or other-
10 wise, except grain not consumed, that is collected from hog
11 sales pen floors in public stockyards and fed under the control
12 of the department of agriculture. Animals or parts of animals,
13 which are processed by slaughterhouses or rendering establish-
14 ments, and which as part of such processing are heated to
15 not less than 212° degrees F. for thirty minutes, shall not
16 be deemed garbage for purposes of this chapter. ~~Where-cattle~~
17 ~~slaughtering-operations-are-completely-separate-from-any-other~~
18 ~~slaughter-operations,-the-rumen-content-taken-from-cattle~~
19 ~~slaughtered-need-not-be-cooked-and-shall-not-be-considered~~
20 ~~garbage-for-the-purposes-of-this-chapter.~~

21 Sec. 2. Section one hundred sixty-three point thirty
22 (163.30), Code 1971, is amended by striking the section and
23 inserting in lieu thereof the following:

24 1. This section shall apply to all swine moved interstate
25 and intrastate, except swine moved directly to slaughter or
26 to a livestock market for sale directly to a slaughtering
27 establishment for immediate slaughter.

28 2. When used in this chapter:

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

1 b. "Separate and apart" means a manner of holding swine
2 so as not to have physical contact with other swine on the
3 premises.

4 c. "Swine moved" means any physical relocation of swine
5 to different premises, except that it does not include movement
6 of swine when their ownership does not change, and both their
7 prior and new locations, and the movement between such
8 locations, are within the state of Iowa.

9 3. No person shall act as a dealer without first securing
10 a dealer's license from the department. The fee for a dealer's
11 license shall be five dollars per annum and all licenses shall
12 expire on the first day of July following date of issue.
13 Licenses shall be numbered and the dealer shall retain his
14 number from year to year. To secure a license, the applicant
15 must file with the department a bond in the sum of ten thousand
16 dollars with the secretary named as trustee, for the use and
17 benefit of anyone damaged by a violation of this section,
18 except that the bond shall not be required for dealers who
19 are bonded in the same or a greater amount than required
20 pursuant to the federal Packers and Stockyards Act.

21 Each employee or agent doing business by buying for resale,
22 selling or exchanging feeder swine in the name of a licensed
23 dealer, shall be required to secure a permit and identification
24 card issued by the department showing he is employed by or
25 represents a licensed dealer. All such permits and identifica-
26 tion cards shall be issued upon application forms furnished
27 by the department at a cost of three dollars per annum, and
28 shall expire on the first day of July following the date of
29 issue.

30 No permittee shall represent more than one dealer. Failure
31 of any such licensee or permittee to comply with the provi-
32 sions of this chapter or any rule or regulation made pursuant
33 to this chapter is cause for revocation by the secretary of
34 the permit or license after notice to the alleged offender
35 and the holding of a hearing thereon by the secretary.

1 4. All swine moved shall be individually identified with
2 a distinctive and easily discernible ear tag affixed in either
3 ear of the animal or other identification acceptable to the
4 department, which has been specified by rule promulgated under
5 the department's rule-making authority.

6 Every seller, dealer and market operator shall keep a
7 record of the ear tag numbers, or other approved
8 identification, and the farm of origin of swine moved by or
9 through him, which records shall be made available by him
10 to any appropriate representative of the department or the
11 United States department of agriculture.

12 5. All swine moved shall be accompanied by an official
13 health certificate issued by the state of origin and prepared
14 and signed by a veterinarian. The health certificate shall
15 show the point of origin, the point of destination, individual
16 identification, immunization status, and, when required, any
17 movement permit number assigned to the shipment by the depart-
18 ment.

19 However, swine may be moved intrastate directly to an
20 approved state, federal or auction market without such
21 identification or certification, there to be identified and
22 certificated.

23 However, registered swine for exhibition or breeding
24 purposes which can be individually identified by an ear notch
25 or tattoo or other method approved by the department are
26 excepted from this identification requirement.

27 6. The department may require issuance of movement permits
28 on certain categories of swine moved, prior to their movement,
29 pursuant to departmental rule. The rule shall be promulgated
30 when in the judgment of the secretary, such movements would
31 otherwise threaten or imperil the eradication of hog cholera
32 in Iowa.

33 7. All swine moved into Iowa from any other state shall
34 be quarantined separate and apart from other swine located
35 at the Iowa farm of destination for sixty days beginning with

1 their arrival at such premises, or if such incoming swine
2 are not held separate and apart, all swine on such premises
3 shall be thus quarantined, except animals moving from such
4 premises directly to slaughter. However, breeding swine shall
5 be quarantined for only thirty days.

6 There can be one transfer by a dealer prior to quarantine.

7 8. The use of anti-hog cholera serum or antibody
8 concentrate shall be in accordance with rules and regulations
9 issued by the department.

10 9. All swine found by a registered veterinarian to have
11 any infectious, contagious, or communicable swine disease
12 after delivery to any livestock sale barn or auction market
13 for resale other than for slaughter, shall be immediately
14 returned to the consignor's premises to be quarantined separate
15 and apart for fifteen days. Such swine may not be moved from
16 such premises for any purpose unless an official health
17 certificate accompanies the movement or unless they are sent
18 to slaughter. This subsection shall in no way supersede the
19 requirements of sections one hundred sixty-three A point two
20 (163A.2) and one hundred sixty-three A point three (163A.3)
21 of the Code.

22 Sec. 3. Section one hundred sixty-six B point three
23 (166B.3), Code 1971, is amended by striking the section and
24 inserting in lieu thereof the following:

25 The department of agriculture shall appraise any swine
26 destroyed or order destroyed pursuant to this chapter at not
27 to exceed current market value and shall indemnify the owner
28 of such swine in an amount not to exceed two hundred dollars
29 for purebred, inbred or hybrid or breeding swine; and not
30 to exceed one hundred dollars for all other swine, provided
31 that fifty percent or more of all such indemnities are paid
32 by the United States department of agriculture.

33 Sec. 4. Sections one hundred sixty-three point thirty-
34 one (163.31), one hundred sixty-three point thirty-two
35 (163.32), and one hundred sixty-three point thirty-three

1 (163.33), Code 1971, are repealed.

2 EXPLANATION

3 Cooperation of the Iowa Department of Agriculture, all
4 segments of the swine industry of Iowa and the United States
5 Department of Agriculture, has resulted in a National Hog
6 Cholera Eradication Program for the past ten years which has
7 resulted in the declaration of Iowa as a cholera-free area.

8 The industry is now faced with the challenge of maintaining
9 this cholera-free status which will result in savings to the
10 producers and consumers, as well as opening up many new foreign
11 markets for Iowa pork products.

12 The bill provides regulations for the movement of swine,
13 interstate and intrastate. It provides certain requirements
14 after such movement.

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HOUSE CLIP SHEET
Tuesday, June 8, 1971

SENATE FILE 392

1 Amend the Den Herder, et al amendment to
2 Senate File 392, filed June 7, by striking all of
3 line 7 after the word "products", and all of lines
4 8 and 9.

Offered from the floor
and lost
June 7, 1971

By FISCHER of Grundy
District 35

SENATE FILE 392

1 Amend Senate File 392, as amended and passed by
2 the Senate, page 4A, by striking all of lines 1 thru
3 11.

Offered from the floor
and withdrawn
June 7, 1971

By MIDDLESWART of Warren
District 93
UBAN of Black Hawk
District 38

SENATE FILE 392

1 Amend Senate File 392, as amended, passed, and re-
2 printed by the Senate, as follows:
3 1. Page 4A, line 1, by inserting after the word
4 "moved" the words ", except native Iowa swine raised
5 from birth that are purchased at any market for resale
6 as slaughter animals or for the production of biological
7 products, and except native Iowa swine purchased for any
8 purpose at an Iowa auction market operating under a valid
9 Iowa permit,".
10 2. Page 4A, line 26, by inserting after the word
11 "department" the words "and all native Iowa swine sold
12 which are moved directly from farm to farm".
13 3. Page 5A, lines 5 and 6, by striking the words
14 ", involving not more than two markets,".

Offered from the floor
and adopted
June 7, 1971

By DEN HERDER of Sioux
District 1
CHRISTENSEN of Decatur
District 95
SCHMEISER of Des Moines
District 91
PRIEBE of Kossuth
District 6
SCHROEDER of Pottawattamie
District 54

1 Amend Senate File 392, as passed by the Senate and
2 reprinted, by adding to page 4A, after line 19,
3 the following:
4 "All such movements of swine shall be
5 completed within seventy-two hours unless an exten-
6 sion of time for movement is granted by the depart-
7 ment."

Offered from the floor
and adopted
June 7, 1971

By SCHROEDER of Pottawattamie
District 54
PRIEBE of Kossuth
District 6

May 4, 1971

SENATE FILE 392

By COMMITTEE ON AGRICULTURE

NOTE: SENATE AMENDMENTS ARE SHOWN IN BOLD FACE TYPE.

(AS PASSED BY THE SENATE)

See conference report committee report

Passed Senate, Date *2-17-72* Passed House, Date *6-7-71*

Vote: Ayes *37* Nays *7* Vote: Ayes *28* Nays *1*

Approved *3-6-72*

Motion to reconsider filed 6/8

A BILL FOR

Passed House a/w Committee Report 2-12-72 ayes 14, nays 6

- 1 An Act relating to the eradication of hog cholera and the
- 2 control and eradication of the swine diseases.
- 3 *Be It Enacted by the General Assembly of the State of Iowa:*

Conference committee appointed 2-3-72; Senators Stephens, Schaff, Barnes, and Van Gilst; Representatives Schroeder, Struthman, (Chm.) Camp and Linton.

1 Section 1. Section one hundred sixty-three point twenty-
2 six (163.26), subsection three (3), Code 1971, is amended
3 as follows:

4 3. "Garbage" means putrescible animal and vegetable wastes
5 resulting from the handling, preparation, cooking, and con-
6 sumption of foods including animal carcasses or parts thereof,
7 and shall include all waste material, by-products of a kitchen,
8 restaurant, hotel, or slaughterhouse, every refuse accumula-
9 tion of animal, fruit, or vegetable matter, liquids or other-
10 wise, except grain not consumed, that is collected from hog
11 sales pen floors in public stockyards and fed under the control
12 of the department of agriculture. Animals or parts of animals,
13 which are processed by slaughterhouses or rendering establish-
14 ments, and which as part of such processing are heated to
15 not less than 212[°] *degrees* F. for thirty minutes, shall not
16 be deemed garbage for the purposes of this chapter. [Where cattle
17 slaughtering operations are completely separate from any other
18 slaughter operations, the rumen content taken from cattle
19 slaughtered need not be cooked and shall not be considered
20 garbage for the purposes of this chapter.]

21 Sec. 2. Section one hundred sixty-three point thirty
22 (163.30), Code 1971, is amended by striking the section and
23 inserting in lieu thereof the following:

24 1. This section shall apply to all swine moved interstate
25 and intrastate, except swine moved directly to slaughter or
26 to a livestock market for sale directly to a slaughtering
27 establishment for immediate slaughter.

28 2. When used in this chapter:

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

1 b. "Separate and apart" means a manner of holding swine
2 so as not to have physical contact with other swine on the
3 premises.

4 c. "Swine moved" means any physical relocation of swine
5 to different premises, except that it does not include movement
6 of swine when their ownership does not change, and both their
7 prior and new locations, and the movement between such
8 locations, are within the state of Iowa.

9 3. No person shall act as a dealer without first securing
10 a dealer's license from the department. The fee for a dealer's
11 license shall be five dollars per annum and all licenses shall
12 expire on the first day of July following date of issue.
13 Licenses shall be numbered and the dealer shall retain his
14 number from year to year. To secure a license, the applicant
15 must file with the department a bond in the sum of ten thousand
16 dollars with the secretary named as trustee, for the use and
17 benefit of anyone damaged by a violation of this section,
18 except that the bond shall not be required for dealers who
19 are bonded in the same or a greater amount than required
20 pursuant to the federal Packers and Stockyards Act.

21 Each employee or agent doing business by buying for resale,
22 selling or exchanging feeder swine in the name of a licensed
23 dealer, shall be required to secure a permit and identification
24 card issued by the department showing he is employed by or
25 represents a licensed dealer. All such permits and identifica-
26 tion cards shall be issued upon application forms furnished
27 by the department at a cost of three dollars per annum, and
28 shall expire on the first day of July following the date of
29 issue.

30 No permittee shall represent more than one dealer. Failure
31 of any such licensee or permittee to comply with the provi-
32 sions of this chapter or any rule or regulation made pursuant
33 to this chapter is cause for revocation by the secretary of
34 the permit or license after notice to the alleged offender
35 and the holding of a hearing thereon by the secretary.

36 Such rules and regulations shall be made in accordance with
37 chapter 17A, Code 1971. Any rule or regulation, the violation
38 of which is made the basis for revocation, except temporary
39 emergency rules, shall first have been approved after public
40 hearing as provided in section seventeen A point sixteen
41 (17A.16) of the Code after giving twenty days notice of such
42 hearing as follows:

43 By mailing notice, by ordinary mail, to every person
44 filing a request for notice accompanied by an addressed
45 envelope with prepaid postage. Any person may file such a
46 request to be listed with any agency for notice for the time
47 and place for all hearings on proposed rules, which request
48 shall be accompanied by a remittance of five dollars. Such
49 fee shall be added to the operating fund of the department.
50 The listing shall expire semiannually on January 1 and
51 July 1.

1 4. All swine moved shall be individually identified with
2 a distinctive and easily discernible ear tag affixed in either
3 ear of the animal or other identification acceptable to the
4 department, which has been specified by rule promulgated under
5 the department's rule-making authority.

6 Every seller, dealer and market operator shall keep a
7 record of the ear tag numbers, or other approved
8 identification, and the farm of origin of swine moved by or
9 through him, which records shall be made available by him
10 to any appropriate representative of the department or the
11 United States department of agriculture.

12 5. All swine moved shall be accompanied by an official
13 health certificate or veterinarian inspection certificate issued
14 by the state of origin and prepared and signed by a veterinarian.
15 The health certificate or veterinarian inspection certificate shall
16 show the point of origin, the point of destination, individual
17 identification, immunization status, and, when required, any
18 movement permit number assigned to the shipment by the depart-
19 ment.

20 However, swine may be moved intrastate directly to an
21 approved state, federal or auction market without such
22 identification or certification, there to be identified and
23 certificated.

24 However, registered swine for exhibition or breeding
25 purposes which can be individually identified by an ear notch
26 or tattoo or other method approved by the department are
27 excepted from this identification requirement.

28 6. The department may require issuance of movement permits
29 on certain categories of swine moved, prior to their movement,
30 pursuant to departmental rule. The rule shall be promulgated
31 when in the judgment of the secretary, such movements would
32 otherwise threaten or imperil the eradication of hog cholera
33 in Iowa.

34 7. All swine moved shall
35 be quarantined separate and apart from other swine located

S. F. 392

—4B—

36 at the Iowa farm of destination for thirty days beginning with

1 their arrival at such premises, or if such incoming swine
2 are not held separate and apart, all swine on such premises
3 shall be thus quarantined, except animals moving from such
4 premises directly to slaughter.

5 **There can only be one transfer by a dealer, involving**
6 **not more than two markets, prior to quarantine.**

7 8. The use of anti-hog cholera serum or antibody
8 concentrate shall be in accordance with rules and regulations
9 issued by the department.

10 9. All swine found by a registered veterinarian to have
11 any infectious, contagious, or communicable swine disease
12 after delivery to any livestock sale barn or auction market
13 for resale other than for slaughter, shall be immediately
14 returned to the consignor's premises to be quarantined separate
15 and apart for fifteen days. Such swine may not be moved from
16 such premises for any purpose unless an official health
17 certificate or veterinarian inspection certificate accompanies
18 the movement or unless they are sent
19 to slaughter. This subsection shall in no way supersede the
20 requirements of sections one hundred sixty-three A point two
21 (163A.2) and one hundred sixty-three A point three (163A.3)
22 of the Code.

23 Sec. 3. Section one hundred sixty-six B point three
24 (166B.3), Code 1971, is amended by striking the section and
25 inserting in lieu thereof the following:

26 The department of agriculture shall appraise any swine
27 destroyed or order destroyed pursuant to this chapter at not
28 to exceed current market value and shall indemnify the owner
29 of such swine in an amount not to exceed two hundred dollars
30 for purebred, inbred or hybrid or breeding swine; and not
31 to exceed one hundred dollars for all other swine, provided
32 that fifty percent or more of all such indemnities are paid
33 by the United States department of agriculture.

34 Sec. 4. Sections one hundred sixty-three point thirty-
35 one (163.31), one hundred sixty-three point thirty-two

S. F. 892

—5B—

36 (163.32), and one hundred sixty-three point thirty-three

1 (163.33), Code 1971, are repealed.

EXPLANATION

Cooperation of the Iowa Department of Agriculture, all segments of the swine industry of Iowa and the United States Department of Agriculture, has resulted in a National Hog Cholera Eradication Program for the past ten years which has resulted in the declaration of Iowa as a cholera-free area.

The industry is now faced with the challenge of maintaining this cholera-free status which will result in savings to the producers and consumers, as well as opening up many new foreign markets for Iowa pork products.

The bill provides regulations for the movement of swine, interstate and intrastate. It provides certain requirements after such movement.

1 Amend Senate File 392 as follows:
2 1. Page 3, after the period in line 35, by adding the
3 words "Such rules and regulations shall be made in accordance
4 with chapter 17A, Code 1971."
5 2. Page 4, line 13, by inserting after the word "certificate"
6 the words "or veterinarianian inspection certificate".
7 3. Page 4, line 14, by inserting after the word "certificate"
8 the words "or veterinarianian inspection certificate".
9 4. Page 4, by striking all after the period in line 29 and } 1057
10 all of lines 30, 31, and 32 inclusive. } 5/3
11 5. Page 5, by striking line 6 and inserting in lieu thereof } W.D.
12 the words "not more than two markets shall be involved in the } 5/3
13 movement of swine regardless of origin."
14 6. Page 5, line 17, by inserting after the word "certificate" } 1057
15 the words "or veterinarianian inspection certificate". } 5/3
16 7. Page 5, by inserting the the following new sections after
17 line 21 and renumbering the remaining sections:
18 Sec. 3. Section seventeen A point five (17A.5), Code 1971,
19 is amended as follows:
20 17A.5 SUBMISSION OF PROPOSED RULES. Any agency empowered
21 by law to make rules shall not submit any permanent rule as
22 provided herein until the agency first holds a public hearing
23 concerning such rule as provided in section four (4) of this
24 Act. Any agency approving a rule following such hearing shall
25 submit four copies with authorized signatures of each proposed

PAGE 2

1 rule, temporary or permanent, in the style and form prescribed
2 by the Code editor, to the attorney general, and submit a copy
3 of each proposed rule to each member of the departmental rules
4 review committee at least ten days prior to that scheduled
5 meeting of the committee at which consideration is desired
6 and one copy to the Code editor.
7 Any person appearing at the public hearing or any other
8 person having an interest in the proposed rule may submit to
9 the members of the committee a concise summary of his reasons
10 for supporting or opposing the proposed rule.
11 Sec. 4. Chapter seventeen A (17A), Code 1971, is amended } W.D.
12 by adding the following new section: } 5/3
13 "Any agency holding a public hearing as provided in
14 section seventeen A point five (17A.5) of the Code shall give
15 twenty days notice of said hearing as follows:
16 1. By mailing notice, by ordinary mail, to every person
17 filing a request for notice accompanied by an addressed
18 envelope with prepaid postage. Any person may file such a
19 request to be listed with any agency for notice for the time
20 and place for all hearings on proposed rules, which request
21 shall be accompanied by a remittance of five dollars. Such
22 fee shall be added to the operating fund of the department.
23 The listing shall expire semiannually on January 1 and July 1.
24 2. By mailing notice, by ordinary mail, to every person
25 licensed or regulated by the agency proposing the rule, where

PAGE 3

1 the agency has reasonable access to the names and addresses
2 of such persons."
3 8. Page 1, by striking in line 1 the words "eradication
4 of hog cholera and the" and all of line 2, and inserting in lieu } 1057
5 thereof the following: "control and eradication of hog cholera } 5/3
6 and the control and eradication of other swine diseases." }

1 Amend Senate File 392, page 3 line 35 by adding the
 2 following after the period:
 3 "Any rule or regulation, the violation of which is made the basis
 4 for revocation, except temporary emergency rules, shall first
 5 have been approved after public hearing as provided in section
 6 seventeen A point sixteen (17A.16) of the Code after giving twenty
 7 days notice of such hearing as follows:
 8 By mailing notice, by ordinary mail, to every person
 9 filing a request for notice accompanied by an addressed envelope
 10 with prepaid postage. Any person may file such a request to be
 11 listed with any agency for notice for the time and place for all
 12 hearings on proposed rules, which request shall be accompanied
 13 by a remittance of five dollars. Such fee shall be added to the
 14 operating fund of the department. The listing shall expire
 15 semiannually on January 1 and July 1."

Filed and Adopted
 May 3, 1971

By MOWRY AND POTGETER

1 Amend Senate File 392, as amended, passed, and reprinted
 2 by the Senate, as follows: *obis 1*
 3 1. Page 4A, line 1, by inserting after the word "moved" *House*
 4 the words ", except native Iowa swine raised from birth that *1-26-72*
 5 are purchased at any market for resale as slaughter animals
 6 or for the production of biological products, and except
 7 native Iowa swine purchased for any purpose at an Iowa
 8 auction market operating under a valid Iowa permit,".
 9 2. Page 4A, by inserting after line 19 the following: *obis 2*
 10 "All such movements of swine shall be completed within *House*
 11 seventy-two hours unless an extension of time for movement *1-26-72*
 12 is granted by the department." *Prescribed & limited 2/1/72 (25)*
 13 3. Page 4A, line 26, by inserting after the word *Sec. 3*
 14 "department" the words "and all native Iowa swine sold *House*
 15 which are moved directly from farm to farm". *from house 10, 17*
 16 4. Page 5A, lines 5 and 6, by striking the words *Amended from 13, 14, 15*
 17 ", involving not more than two markets,". *2/1/72*

Received from the House
 June 19, 1971

Senate referred to committee 1/26/72
37-11 (124)

Senate 6
February 17, 1972

REPORT OF THE CONFERENCE COMMITTEE
ON SENATE FILE 392

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 difference between the Senate and the House of Representatives on Senate File 392, a bill for an act relating to the eradication of hog cholera and the control and eradication of the swine diseases, respectfully submit the following recommendations:

1. That the House of Representatives recede from its amendments:

2. That Senate File 392 as amended, passed, and reprinted by the Senate be amended as follows:

a. Page 4A, line 5, by inserting after the period the following:

"The department shall make ear tags available at convenient locations within each county and shall sell such tags at a price not exceeding the cost to producers and others to comply with this section."

b. Page 4A, line 19, by inserting after the period the following:

"All such movement of swine shall be completed within seventy-two hours unless an extension of time for movement is granted by the department."

c. Page 4A, line 27, by inserting after the period the following:

"In addition, native Iowa swine moved from farm to farm may be excepted from the identification requirement if the seller and purchaser sign a statement providing that feeder pigs will not be comingled for a period of thirty days and such fact is stated on the health certificate."

ON THE PART OF THE SENATE:

ON THE PART OF THE HOUSE:

STEPHENS, Chairman
SHAFF
VAN GILST

STROTHMAN, Chairman
SCHROEDER
CAMP
DUNTON

Filed
February 16, 1972

Senate adopted 2-17-72 (426)
House " 2-18-72 (563)

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- 1 Amend Senate File 392 as follows:
2 1. Page 4, line 33, by striking the words "into
3 Iowa from any other state".
4 2. Page 4, line 35, by striking the word "sixty"
5 and inserting in lieu thereof the word "thirty".
6 3. Page 5, by striking all after the period in
7 line 4 and all of line 5.

Filed - *Adopted 5/3*
March 23, 1971

By STEPHENS

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- 1 Amend Senate File 392 as follows:
2 1. Page 4, by striking all of lines 1 through 8 and
3 inserting in lieu thereof the following:
4 "4. Every seller, dealer and market operator shall keep
5 a record of origin of swine moved by or".
6 2. Page 4, by striking in lines 15 and 16 the words
7 "individual identification,".
8 3. Page 4, by striking all of lines 21 and 22 and
9 inserting in lieu thereof the word "certification."
10 4. Page 4, by striking all of lines 23 through 26.

Filed - *w.o. 5/3*
March 24, 1971

By ANDERSON

-
- 1 Amend Senate File 392, page 4, line 1, by inserting after
2 the word "moved" the word "interstate".

Filed - *w.o. 5/3*
March 30, 1971

By ANDERSON

-
- 1 Amend Senate File 392, page 4, by striking all of lines
2 19 through 22 and inserting in lieu thereof the following:
3 "All native swine sold as feeders or for slaughter or
4 to move direct from farm to farm and swine sold at Iowa
5 auction markets are exempt from identification requirements.

Filed - *Last 5/3 motion to renumber*
March 30, 1971 *filed 5/3, last 5/4*

By ANDERSON

-
- 1 Amend Senate File 392, page 5, by striking line 6 and
2 inserting in lieu thereof the words "There can only be one
3 transfer by a dealer, involving not more than two markets,
4 prior to quarantine."

Filed and Adopted
May 3, 1971

By POTGETER, STEPHENS and HILL