

STATE OF IOWA  
1929

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# Journal of the House

OF THE

## Forty-third General Assembly

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REGULAR SESSION  
CONVENED JANUARY 14, 1929  
ADJOURNED APRIL 12, 1929

JOHN HAMMILL, Governor  
J. H. JOHNSON, Speaker of the House  
ARCH W. McFARLANE, President of the Senate

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Des Moines

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# FORTY-THIRD GENERAL ASSEMBLY

## OFFICERS OF THE HOUSE

J. H. JOHNSON, Speaker of the House.....	Knoxville
HOWARD A. MATHEWS, Speaker Pro Tempore.....	Danville
A. C. GUSTAFSON, Chief Clerk.....	Des Moines
JOHN J. MONTGOMERY, Assistant Chief Clerk.....	Des Moines
J. W. MILLER, Reading Clerk.....	Indianola
JENNIE ALLELY, Engrossing Clerk.....	Montezuma
CATHERINE A. ROBERTS, Enrolling Clerk.....	Des Moines
ANNA STILWELL, Enrolling Clerk.....	Waukon
JENNIE R. GREGG, Assistant to Chief Clerk.....	Des Moines
MARGARET CANFIELD, Journal Clerk.....	Des Moines
GEORGIA MILLER, Journal Clerk.....	Des Moines
CHARLES A. LINDENAU, File and Index Clerk.....	Maquoketa
R. O. JOHNSON, Assistant File Clerk.....	Richland
VICTOR E. LINDQUIST, Bill Clerk.....	Chariton
T. L. RISEWICK, Assistant Bill Clerk.....	Pleasantville
CHRISTYNA CALLISON, House Postmistress.....	Britt
OLEY NELSON, Sergeant-at-Arms.....	Slater
WALTER R. COOK, Assistant Sergeant-at-Arms.....	Wadena
HELEN DENNERY, Speaker's Clerk.....	Fort Dodge
MADELEINE BURROWS, Chief Clerk's Clerk.....	Des Moines

TO VETERANS  
ATTORNEYS  
WASH.

OF DISTRICT  
AND HOUSE STATE  
WASH. D.C.

ELECTIVE STATE OFFICERS  
 Official Address—Des Moines, Iowa

Name	Office	Address
John Hammill.....	Governor.....	Britt
Arch W. McFarlane.....	Lieutenant Governor.....	Waterloo
Ed M. Smith.....	Secretary of State.....	Winterset
J. W. Long.....	Auditor of State.....	Ames
Ray E. Johnson.....	Treasurer of State.....	Muscataine
Mark G. Thornburg.....	Secretary of Agriculture.....	Emmetsburg
John Fletcher.....	Attorney General.....	Des Moines
Charles Webster.....	Railroad Commissioner.....	Waucoma
B. M. Richardson.....	Railroad Commissioner.....	Cedar Rapids
Fred P. Woodruff.....	Railroad Commissioner.....	Knoxville
Agnes Samuelson.....	Superintendent Public Instruction.....	Shenandoah
William D. Evans.....	Judge Supreme Court.....	Hampton
Truman S. Stevens.....	Judge Supreme Court.....	Hamburg
E. G. Albert.....	Judge Supreme Court.....	Jefferson
E. W. Morling.....	Judge Supreme Court.....	Emmetsburg
Lawrence DeGraff.....	Judge Supreme Court.....	Des Moines
James W. Kindig.....	Judge Supreme Court.....	Sioux City
Henry F. Wagner.....	Judge Supreme Court.....	Sigourney
F. F. Faville.....	Judge Supreme Court.....	Fort Dodge
John M. Grimm.....	Judge Supreme Court.....	Cedar Rapids

## MEMBERS OF THE HOUSE—FORTY-THIRD GENERAL ASSEMBLY

NAME	Address	Age	Occupation	Politics	District	Counties Composing District	Former Legislative Experience
Aiken, John Henry	Ida Grove	53	Farmer	Rep.	59	Ida	39 40 40X 41 42 42X
Albert, Otto	Reinbeck	52	Farmer	Rep.	65	Grundy	
Allen, Byron G.	Pocahontas	27	Editor	Rep.	77	Pocahontas	42 42X
Bair, J. Park	Storm Lake	64	Farmer	Rep.	78	Buena Vista	42 42X
Baker, Chas. E.	Newton	54	Farmer	Rep.	38	Jasper	
Ballew, Howard	Moulton	36	Farmer	Rep.	4	Appanoose	
Barnes, Solon A.	Eagle Grove	51	Retired Banker	Rep.	75	Wright	42 42X
Berry, Henry S.	Albia	71	Farmer, Stock Dealer	Rep.	17	Monroe	39 40 40X 41 42 42X
Bixler, John M.	Corning	60	Farmer	Rep.	13	Adams	41 42 42X
Buchmiller, R. M.	Jefferson	48	Farmer	Rep.	54	Greene	42 42X
Burton, Warren H.	Corydon	54	Accounting	Rep.	5	Wayne	
Bush, C. C. R.	Washta	46	Farmer	Dem.	79	Cherokee	42 42X
Byers, Frank C.	Cedar Rapids	45	Lawyer	Rep.	48	Linn	
Byers, Wm F.	West Union	55	Farmer	Rep.	71	Fayette	
Campbell, W. H.	Grand River	67	Farmer, Stockman	Rep.	6	Decatur	
Clark, L. O.	Randolph	60	Retired Farmer	Rep.	10	Fremont	
Cole, E. J.	Woodbine	63	Physician	Rep.	32	Harrison	40 40X 42 42X
Cox, Richard W.	Gravety	53	Farmer	Rep.	8	Taylor	
Crozier, Will H.	Oskaloosa	57	Farmer	Rep.	25	Mahaska	42 42X
Dayton, C. O.	Washington	56	Accountant, Farmer	Rep.	23	Washington	
Dean, Wm. M.	Lake View	51	Automobile Dealer	Rep.	60	Sac	
Eckles, Raymond B.	Aplington	52	Farmer	Rep.	73	Butler	41 42 42X
Elliott, E. A.	Des Moines	60	Minister	Rep.	37	Polk	41 42 42X
Elliott, Frank W.	Davenport	42	Manager Chiropractic School	Rep.	43	Scott	39 40 40X
Ellsworth, E. O.	Iowa Falls	54	Banker	Rep.	64	Hardin	
Figgins, Geo. C.	Creston	60	Retired Farmer	Rep.	14	Union	
Files, Chas. W.	Mason City	57	Farmer	Rep.	87	Cerro Gordo	
Finnern, H. C.	Denison	51	Publisher	Dem.	56	Crawford	
Fleming, S.	Stuart	55	Farmer	Rep.	29	Adair	
Forsling, L. B.	Sioux City	38	Lawyer	Rep.	58	Woodbury	39 40 40X 41 42 42X
Gilmore, Wm. T.	Tipton		Bank President	Rep.	44	Cedar	39 40 40X 42 42X
Greene, Harry M.	Avoca	46	Farmer	Rep.	31	Pottawattamie	42 42X
Griswold, D. M.	Winterset	65	Farmer	Rep.	28	Madison	42 42X
Hagglund, Lenus	Essex	64	Farmer	Rep.	9	Page	42 42X
Hall, L. W.	Eldon	45	Farmer	Rep.	18	Wapello	
Hansen, John T.	Davenport	70	Farmer	Rep.	43	Scott	37 38 40 40X 41 42 42X
Hanson, H. N.	Leland	52	Farmer	Rep.	95	Winnebago	41 42 42X
Hattendorf, H. C.	Ocheyedan	61	Farmer	Rep.	98	Osceola	40 40X 41 42 42X
Hatter, L. W.	Millersburg	68	Farmer, Banker	Rep.	40	Iowa	
Hayes, James N.	Dubuque	31	Insurance	Dem.	69	Dubuque	42X
Heald, J. M.	Nashua	67	Farmer	Rep.	89	Chickasaw	42 42X
Helgason, E. O.	Armstrong	55	Farmer	Rep.	96	Emmet	42X

Hill, Lafe	Nora Springs	62	Publisher	Rep.	88	Floyd	41 42 42X
Hollingsworth, Frank	Boone	55	Lawyer	Rep.	53	Boone	42 42X
Hollis, C. A.	Cedar Falls	61	Farmer	Rep.	66	Black Hawk	40 40X 41 42 42X
Holmgren, H. A.	Ruthven	32	Farmer	Rep.	84	Palo Alto	
Hopkins, Geo. M.	Guthrie Center	62	Farmer	Rep.	35	Guthrie	42 42X
Hubbard, Wilber F.	Neola	43	Farmer	Rep.	31	Pottawattamie	41 42 42X
Hunt, Ralph R.	Oakville	49	Farmer	Rep.	22	Louisa	42 42X
Hush, Homer	Essex	39	Farmer	Rep.	12	Montgomery	
Irwin, John R.	Keokuk		Merchant	Rep.	1	Lee	
Istad, A. T.	Decorah	66	Retired Farmer	Rep.	91	Winneshiek	42 42X
Jaycox, Benj.	Manchester	58	Farmer	Rep.	68	Delaware	
Jensen, J. H.	Fenton	43	Farmer, Stockman	Rep.	85	Kossuth	
Johnson, Francis	Terril	38	Farmer	Rep.	97	Dickinson	40 40X 41 42 42X
Johnson, J. H.	Knoxville	50	Lawyer	Rep.	26	Marion	41 42 42X
Johnson, Raymond	Richland	52	Farmer, Veterinarian	Rep.	24	Keokuk	40 40X 41 42 42X
King, J. A.	Spencer	51	Farmer, Banker	Rep.	83	Clay	40 40X 41 42 42X
Kline, John F.	Bloomfield	55	Merchant	Dem.	3	Davis	42 42X
Knudson, Irving H.	Elsworth	32	Banker, Auctioneer	Rep.	63	Hamilton	41 42 42X
Lamb, C. W.	Redfield	60	Farmer	Rep.	36	Dallas	
Lichty, E. M.	Waterloo	61	Farmer	Rep.	66	Black Hawk	40 40X 41 42 42X
Lomas, F. B.	Cresco	52	Hardware Merchant	Rep.	92	Howard	
Lovrien, Fred C.	Humboldt	53	Lawyer	Rep.	76	Humboldt	40 40X 41 42 42X
McCaulley, Marion R.	Lake City	31	Lawyer	Rep.	61	Calhoun	41 42 42X
McCreery, D. R.	Alburnett	47	Farmer	Rep.	48	Linn	
McIlrath, Azel	Brooklyn	31	Auctioneer, Salesman	Rep.	39	Poweshiek	42 42X
McIntosh, John E.	West Liberty	60	Lawyer	Rep.	42	Muscatine	42 42X
McMillan, J. E.	Vinton	68	Farmer	Rep.	49	Benton	42 42X
Mathews, Howard A.	Danville	63	Farmer	Rep.	21	Des Moines	40 40X 41 42 42X
Miller, Geo. E.	Harlan	52	Farmer	Dem.	33	Shelby	40 40X 41 42 42X
Mounce, A. H.	Keosauqua	56	Farmer	Rep.	2	Van Buren	
Nelson, C. H.	Garner	69	Insurance	Rep.	86	Hancock	42 42X
Nelson, Fred W.	Nevada	42	Farmer	Rep.	52	Story	
O'Brien, J. E.	Waukon	67	Lawyer, Farmer	Rep.	90	Allamakee	
O'Donnell, Geo.	Carroll	58	Carpenter	Dem.	55	Carroll	
Orr, C. J.	Monona	43	Merchant	Rep.	70	Clayton	
Pattison, H. C.	Fairfield	60	Farmer	Rep.	19	Jefferson	42 42X
Paulson Harry C.	Camanche	37	Farmer	Rep.	45	Clinton	
Pendray, Carolyn C.	Maquoketa	46	Homemaker	Dem.	46	Jackson	
Randall, James L.	Chariton	51	Farmer	Rep.	16	Lucas	
Ratliff, Z. S.	Mt. Pleasant	65	Farmer, Banker	Rep.	20	Henry	41 42 42X
Rawlings, Ed	Onawa	57	Farmer	Dem.	57	Monona	
Read, B. F.	New Virginia	63	Farmer, Stockman	Rep.	27	Warren	
Reimers, Otto J.	Rock Rapids	50	Farmer	Dem.	99	Lyon	41 42 42X
Reno, Walter B.	Des Moines	30	Lawyer	Rep.	37	Polk	
Rice, Wm. S.	Clinton	63	Farmer	Rep.	45	Clinton	
Rutledge Reyburn L.	Fort Dodge	40	Farmer	Rep.	62	Webster	42 42X
Ryder, John	Dubuque	60	Real Estate	Dem.	69	Dubuque	41 42 42X
Rylander, J. F.	LeGrand	52	Farmer	Rep.	51	Marshall	
Sass, Carl W. H.	Sioux City	40	Lawyer	Rep.	58	Woodbury	
Shannon, L. B.	Wiota	51	Minister	Rep.	30	Cass	

## MEMBERS OF THE HOUSE—FORTY-THIRD GENERAL ASSEMBLY—Continued

NAME	Address	Age	Occupation	Politics	District	Counties Composing District	Former Legislative Experience
Simmer, Leonard	Ottumwa	38	Lawyer, Merchant	Rep.	18	Wapello	42 42X
Shields, Le Roy	Grand River	48	Farmer	Rep.	15	Clarke	
Smith, G. W.	Paulina	61	Farmer, Insurance	Rep.	82	O'Brien	41 42 42X
Swanson, Frank J.	Akron	63	Farmer	Rep.	80	Plymouth	
Taylor, Chas. W.	Audubon	50	Farmer	Dem.	34	Audubon	
Torgeson, Samuel R.	Joice	36	Banker	Rep.	94	Worth	42 42X
Truax, John B.	Independence	69	Abstractor	Rep.	67	Buchanan	41 42 42X
Van Buren, G. J.	Anamosa	46	Farmer	Rep.	47	Jones	
Van Wert, G. E.	Hampton	48	Farmer	Rep.	74	Franklin	
Vaughn, D. A.	Benton	56	Farmer	Rep.	7	Ringgold	42 42X
Venard, G. L.	Hawarden	68	Farmer, Stockman	Rep.	81	Sioux	40 40X 41 42 42X
Vosseller, Geo. M.	Waverly	54	Farmer, Banker	Rep.	72	Bremer	
Wamstad, Brede	Osage	50	Farmer	Rep.	93	Mitchell	39 40 40X 42 42X
Wearin, Otha D.	Hastings	25	Farmer, Author	Dem.	11	Mills	
Whiting, Samuel D.	Iowa City	53	Lawyer	Dem.	41	Johnson	42
Wilson, W. Walter	Traer	59	Retired Farmer	Rep.	50	Tama	40 40X 41 42 42X

SENATORS—FORTY-THIRD GENERAL ASSEMBLY

NAME	Address	Age	Occupation	Politics	District	Counties Composing District	Former Legislative Experience
Anderson, C. E.	Stratford	42	Farmer	Rep.	27	Webster, Calhoun	40 40X 41
Baird, W. S.	Co. Bluffs	65	Lawyer, Banker	Rep.	19	Pottawattamie	39 40 40X 41 42 42X
Beatty, Frank M.	Sigourney		Lawyer	Rep.	12	Poweshiek, Keokuk	42 42X
Bennett, O. P.	Mapleton	36	Lawyer, Farmer, Stockman	Rep.	34	Crawford, Harrison, Monona	
Benson, C. A.	Elkader		Farmer	Rep.	36	Clayton	41 42 42X
Bergman, A. H.	Newton	55	Farmer, Manufacturer, Banker	Rep.	29	Jasper	40 40X 41 42 42X
Bissell, Frank	Dexter	50	Farmer	Rep.	17	Dallas, Guthrie, Audubon	
Blackford, A. V.	Bonaparte	56	Merchant, Farmer, Banker	Rep.	2	Van Buren, Jefferson	41 42 42X
Booth, Chas. D.	Harlan	58	Farmer	Rep.	18	Cass, Shelby	42 42X
Brookins, A. T.	Bassett	45	Farmer	Rep.	44	Floyd, Chickasaw	40 40X 41 42 42X
Brush, S. A.	Chelsea	55	Grain Dealer	Rep.	45	Tama, Benton	42 42X
Carden, Wm.	Winfield	52	Life Insurance	Rep.	10	Washington, Henry	42 42X
Carroll, H. B.	Bloomfield	47	Merchant	Rep.	3	Davis, Appanoose	
Christophel, Geo. W.	Waverly	47	Farmer	Rep.	39	Bremer, Butler	41 42 42X
Clark, C. F.	Cedar Rapids	57	Lawyer	Rep.	26	Linn	38 39 40 40X 42X
Clark, E. W.	Mason City	52	Insurance	Rep.	43	Cerro Gordo, Franklin, Hancock	
Clark, W. A.	Pleasantville	61	Farmer	Rep.	15	Marion, Monroe	41 42 42X
Clearman, Geo. M.	Oxford	58	Farmer	Rep.	25	Johnson, Iowa	41 42 42X
Cochrane, Wm.	Red Oak	61	Manufacturer, Banker	Rep.	8	Mills, Montgomery	42X
Cola, C. G.	Greeley	38	Banker, Farmer	Rep.	33	Buchanan, Delaware	41 42 42X
Doran, L. H.	Boone	35	Lawyer	Rep.	31	Boone, Story	
Fralley, Joseph R.	Ft. Madison	52	Lawyer	Rep.	1	Lee	36 37 38 39 42 42X
Gilchrist, F. C.	Laurens	60	Lawyer	Rep.	50	Buena Vista, Humboldt, Pocahontas	39 40 40X 41 42 42X
Gunderson, O. E.	Forest City	53	Farmer, Banker	Rep.	41	Mitchell, Winnebago, Worth	41 42 42X
Hager, J. H.	Waukon	57	Farmer, Auto Dealer	Rep.	40	Allamakee, Fayette	41 42 42X
Ickis, Frank D.	Creston	55	Farmer	Rep.	5	Ringgold, Decatur, Union	42 42X
Kent, John W.	Charlton	61	Farmer	Rep.	4	Lucas, Wayne	41 42 42X
Kimberly, D. W.	Davenport	50	Retired Farmer	Rep.	21	Scott	36 37 38 39 40 40X 41 42 42X
Klemme, Wm. H.	Ridgeway	79		Rep.	42	Winneshiek, Howard	25 26 27 42 42X
Lange, Otto F.	Dubuque	59	Insurance	Rep.	35	Dubuque	42 42X
Langfitt, John N.	Greenfield	62	Farmer	Rep.	16	Adair, Madison	37 38 41 42 42X
Leonard, Arthur	Corning	60	Farmer	Rep.	6	Taylor, Adams	40 40X 41
Lowe, Wesley C.	Weldon	53	Farmer, Stockman	Rep.	11	Warren, Clarke	
MacDonald, Lew	Cherokee	44	Lawyer	Rep.	46	Cherokee, Ida, Plymouth	
McLeland, Wm. E.	Marshalltown	61	Farmer	Rep.	28	Marshall	41 42 42X
Merritt, J. G.	Glidden	58	Farmer, Insurance	Rep.	48	Sac, Greene, Carroll	41 42 42X
Moen, T. E.	Inwood	58	Farmer	Rep.	49	Lyon, Osceola, O'Brien Sioux	38 39 40 40X 42X

MEMBERS OF THE SENATE

SENATORS—FORTY-THIRD GENERAL ASSEMBLY—Continued

NAME	Address	Age	Occupation	Policies	District	Counties Composing District	Former Legislative Experience
Patterson, Geo. W.	Burt	41	Farmer	Rep.	47	Kossuth, Emmet, Palo Alto, Clay, Dickinson	40 40X 41 42 42X
Rigby, Chas. L.	Stanwood	54	Farmer	Rep.	24	Jones, Cedar	41 42 42X
Rogers, Chas. T.	Grundy Center	64	Lawyer	Rep.	38	Black Hawk, Grundy	
Shaff, J. O.	Camanche	43	Farmer	Rep.	22	Clinton	37 40 40X 41 42 42X
Shane, Frank	Ottumwa	53	Insurance	Rep.	13	Wapello	34 40 40X 41 42 42X
Stanley, F. C.	Oskaloosa	47	College Professor	Rep.	14	Mahaska	41 42 42X
Stoddard, Bertel M.	Sloan	58	Farmer	Rep.	32	Woodbury	38 38X 39 40 40X 41 42 42X
Tabor, Geo. W.	Baldwin	66	Farmer, Stockman	Dem.	23	Jackson	
Thompson, Ralph U.	Muscatine		Lawyer	Dem.	20	Muscatine, Louisa	42 42X
Topping, Clyde H.	Burlington	44	Real Estate	Rep.	9	Des Moines	42 42X
Ulstad, Oscar	Holmes	61	Farmer	Rep.	37	Hamilton, Hardin, Wright	37 38 39 40 40X 41 42 42X
Wilson, Denver L.	Shenandoah	57	Lawyer	Rep.	7	Fremont, Page	42 42X
Wilson, Geo. A.	Des Moines	44	Lawyer	Rep.	30	Polk	42 42X



# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES.  
DES MOINES, IOWA, JANUARY 14, 1929.

Pursuant to the law, the House of Representatives of the Forty-third General Assembly of Iowa convened at 10:00 o'clock a. m., Monday, January 14, 1929.

The House was called to order by Hon. E. A. Elliott of Polk county.

Prayer was offered by Rev. L. R. Bobbitt, of Perry, Iowa.

Hollis of Black Hawk moved that Johnson of Dickinson be elected temporary speaker. Motion prevailed.

Buchmiller of Greene moved that a committee of two be appointed to escort the temporary speaker to the chair. The motion prevailed and the following committee was appointed: Buchmiller of Greene and Hall of Wapello.

Mr. Johnson was escorted to the chair and was sworn in by Acting Chief Clerk Gustafson.

Temporary Speaker Johnson in the chair.

Reimers of Lyon moved that A. C. Gustafson of Des Moines be elected temporary Chief Clerk. Motion prevailed.

Mr. Gustafson took and subscribed to the following oath:

I do solemnly swear that I will support the Constitution of the United States and of the State of Iowa, and that I will faithfully perform the duties of my office to the best of my ability, so help me God.

## TEMPORARY OFFICERS OF THE HOUSE

McCaulley of Calhoun moved that the following named persons be elected temporary officers of the House:

Assistant Chief Clerk, John J. Montgomery, Des Moines.  
Reading Clerk, J. W. Miller, Indianola.  
Engrossing Clerk, Jennie Allely, Montezuma.

Journal Clerks, Margaret Canfield, Des Moines; Georgia Miller, Des Moines.

Enrolling Clerks, Catherine Roberts, Des Moines, and Anna Stilwell, Waukon.

Sergeant-at-Arms, Oley Nelson Slater.

Assistant Sergeant-at-Arms, Walter R. Cook, Wadena.

Bill Clerk, Victor E. Lindquist, Chariton.

Assistant Bill Clerk, T. L. Risewick, Pleasantville.

File and Index Clerk, Charles A. Lindenau, Maquoketa.

Assistant File Clerk, R. O. Johnson, Richland.

House Postmistress, Chrystina Callison, Britt.

Doorkeepers, E. P. Taylor, Fairfield; C. Hamilton, Ames; W. D. Wallace, Pocahontas; A. J. Crail, Des Moines; A. G. Reichardt, Corning; Karl M. Ringland, Albia; John A. Campbell, Des Moines; Laurence Gustafson, Des Moines; B. F. Stow, Des Moines; R. E. Offerdinger, Des Moines; J. P. Garwin, Des Moines; Frank Crouch, Des Moines.

Assistant Electrician, James G. Peterson, Des Moines.

Chief Janitor, Henry McCraven, Des Moines.

Janitors, Louis Jackson, Mason City; George Jackson, Sioux City; Abner Stewart, Council Bluffs; George Hull, Albia.

Telephone Messengers, John C. Stillwell, Ray Holstad.

Pages, Wayne Chastain, Leon; Ralph White, Boone; Merrill Jacobs, Des Moines; Kenneth Colton, Des Moines; Meyer Levey, Des Moines; Charles Williams, Des Moines; James Schroeder, Des Moines; Harlan Bobenhouse.

Motion prevailed. The above named temporary officers assembled at the desk and took and subscribed to the following oath :

I do solemnly swear that I will support the Constitution of the United States and the State of Iowa, and that I will faithfully perform the duties of my office to the best of my ability, so help me God.

#### CREENTIALS OF THE MEMBERS

Elliott of Scott moved that a committee of three on credentials be appointed and that the accredited list of the Secretary of State be accepted. Motion prevailed and the following committee was appointed: Elliott of Scott, Hubbard of Pottawattamie, and Rutledge of Webster.

The committee retired, and, upon returning, presented the following report :

#### REPORT OF THE COMMITTEE

MR. SPEAKER: We, your committee on credentials, respectfully report that we find the following named gentlemen duly elected to and entitled to seats in the House of Representatives of the Forty-third General Assembly, as shown by the duplicate copies of the certificates of election on file in the office of the Secretary of State:

John Henry Aiken, Ida Grove, Fifty-ninth District.  
Otto Albert, Reinbeck, Sixty-fifth District.  
Byron G. Allen, Pocahontas, Seventy-seventh District.  
J. Park Bair, Storm Lake, Seventy-eighth District.  
Chas. E. Baker, Newton, Thirty-eighth District.  
Howard Ballew, Moulton, Fourth District.  
Solon A. Barnes, Eagle Grove, Seventy-fifth District.  
Henry S. Berry, Albia, Seventeenth District.  
John M. Bixler, Corning, Thirteenth District.  
R. M. Buchmiller, Jefferson, Fifty-fourth District.  
Warren H. Burton, Corydon, Fifth District.  
C. C. R. Bush, Washta, Seventy-ninth District.  
Frank C. Byers, Cedar Rapids, Forty-eighth District.  
William F. Byers, West Union, Seventy-first District.  
W. H. Campbell, Grand River, Sixth District.  
L. O. Clark, Randolph, Tenth District.  
E. J. Cole, Woodbine, Thirty-second District.  
Richard W. Cox, Gravity, Eighth District.  
Will H. Crozier, Oskaloosa, Twenty-fifth District.  
C. O. Dayton, Washington, Twenty-third District.  
William M. Dean, Lakeview, Sixtieth District.  
Raymond B. Eckles, Aplington, Seventy-third District.  
E. A. Elliott, Des Moines, Thirty-seventh District.  
Frank W. Elliott, Davenport, Forty-third District.  
E. O. Ellsworth, Iowa Falls, Sixty-fourth District.  
George C. Figgins, Creston, Fourteenth District.  
Charles W. Files, Mason City, Eighty-seventh District.  
H. C. Finnern, Denison, Fifty-sixth District.  
S. Fleming, Stuart, Twenty-ninth District.  
L. B. Forsling, Sioux City, Fifty-eighth District.  
Wm. T. Gilmore, Tipton, Forty-fourth District.  
Harry M. Greene, Avoca, Thirty-first District.  
D. M. Griswold, Winterset, Twenty-eighth District.  
Lenus Hagglund, Essex, Ninth District.  
L. W. Hall, Eldon, Eighteenth District.  
John T. Hansen, Davenport, Forty-third District.  
H. N. Hanson, Leland, Ninety-fifth District.  
H. C. Hattendorf, Ocheyedon, Ninety-eighth District.  
L. W. Hatter, Millersburg, Fortieth District.  
James N. Hayes, Dubuque, Sixty-ninth District.  
J. M. Heald, Nashua, Eighty-ninth District.  
E. O. Helgason, Armstrong, Ninety-sixth District.  
Lafe Hill, Nora Springs, Eighty-eighth District.  
Frank Hollingsworth, Boone, Fifty-third District.  
C. A. Hollis, Cedar Falls, Sixty-sixth District.  
H. A. Holmgren, Ruthven, Eighty-fourth District.  
George M. Hopkins, Guthrie Center, Thirty-fifth District.  
Wilber F. Hubbard, Neola, Thirty-first District.  
Ralph R. Hunt, Oakville, Twenty-second District.  
Homer Hush, Essex, Twelfth District.

John R. Irwin, Keokuk, First District.  
A. T. Istad, Decorah, Ninety-first District.  
Benj. Jaycox, Manchester, Sixty-eighth District.  
J. H. Jensen, Fenton, Eighty-fifth District.  
Francis Johnson, Terrill, Ninety-seventh District.  
J. H. Johnson, Knoxville, Twenty-sixth District.  
Raymond Johnson, Richland, Twenty-fourth District.  
J. A. King, Spencer, Eighty-third District.  
John F. Kline, Bloomfield, Third District.  
Irving H. Knudson, Ellsworth, Sixty-third District.  
C. W. Lamb, Redfield, Thirty-sixth District.  
E. M. Lichty, Waterloo, Sixty-sixth District.  
F. B. Lomas, Cresco, Ninety-second District.  
Fred C. Lovrien, Humboldt, Seventy-sixth District.  
Marion R. McCaulley, Lake City, Sixty-first District.  
D. R. McCreery, Alburnette, Forty-eighth District.  
Azell McIlrath, Brooklyn, Thirty-ninth District.  
John E. McIntosh, West Liberty, Forty-second District.  
J. E. McMillan, Vinton, Forty-ninth District.  
Howard Mathews, Danville, Twenty-first District.  
George E. Miller, Harlan, Thirty-third District.  
A. H. Mounce, Keosauqua, Second District.  
C. H. Nelson, Garner, Eighty-sixth District.  
Fred W. Nelson, Nevada, Fifty-second District.  
J. E. O'Brien, Waukon, Ninetieth District.  
George O'Donnell, Carroll, Fifty-fifth District.  
C. J. Orr, Monona, Seventieth District.  
H. C. Pattison, Fairfield, Nineteenth District.  
Harry C. Paulson, Camanche, Forty-fifth District.  
Carolyn C. Pendray, Maquoketa, Forty-sixth District.  
James L. Randall, Chariton, Sixteenth District.  
Z. S. Ratliff, Mt. Pleasant, Twentieth District.  
Ed. Rawlings, Onawa, Fifty-seventh District.  
B. F. Read, New Virginia, Twenty-seventh District.  
Otto J. Reimers, Rock Rapids, Ninety-ninth District.  
Walter B. Reno, Des Moines, Thirty-seventh District.  
Wm. S. Rice, Clinton, Forty-fifth District.  
Reyburn L. Rutledge, Ft. Dodge, Sixty-second District.  
John Ryder, Dubuque, Sixty-ninth District.  
J. F. Rylander, Le Grand, Fifty-first District.  
Carl W. H. Sass, Sioux City, Fifty-eighth District.  
L. B. Shannon, Wiota, Thirtieth District.  
Leonard Simmer, Ottumwa, Eighteenth District.  
Le Roy Shields, Grand River, Fifteenth District.  
G. W. Smith, Paullina, Eighty-second District.  
Frank J. Swanson, Akron, Eightieth District.  
Charles W. Taylor, Audubon, Thirty-fourth District.  
Samuel R. Torgeson, Joice, Ninety-fourth District.  
John B. Truax, Independence, Sixty-seventh District.  
G. J. Van Buren, Anamosa, Forty-seventh District.

G. E. Van Wert, Hampton, Seventy-fourth District.  
 D. A. Vaughn, Benton, Seventh District.  
 G. L. Venard, Hawarden, Eighty-first District.  
 George M. Vosseller, Waverly, Seventy-second District.  
 Brede Wamstad, Osage, Ninety-third District.  
 Otha D. Wearin, Hastings, Eleventh District.  
 Samuel D. Whiting, Iowa City, Forty-first District.  
 W. Walter Wilson, Traer, Fiftieth District.

FRANK W. ELLIOTT, *Chairman.*  
 WILBER F. HUBBARD,  
 REYBURN S. RUTLEDGE,  
*Committee.*

The report of the committee was, on motion of Mr. Elliott, adopted.

#### MEMBERS' OATH OF OFFICE

The following members assembled at the desk, took and subscribed to the following oath:

I do solemnly swear that I will support the Constitution of the United States and the State of Iowa and that I will faithfully and impartially perform the duties of the office of Representative in the General Assembly of Iowa according to law and to the best of my ability, so help me God:

D. M. Griswold	H. S. Berry
C. J. Orr	Brede Wamstad
G. L. Venard	H. C. Pattison
William F. Byers	W. H. Crozier
Charles W. Taylor	H. C. Hattendorf
George C. Figgins	LeRoy Shields
Frank C. Byers	H. C. Finnern
George O'Donnell	Warren H. Burton
J. B. Truax	Azel McIlrath
Charles E. Baker	Ralph R. Hunt
John H. Aiken	Carolyn C. Pendray
E. O. Helgason	Otto J. Reimers
Marion R. McCaulley	L. B. Forsling
E. O. Ellsworth	A. T. Istad
H. A. Holmgren	J. H. Jensen
Frank Hollingsworth	James L. Randall
Irving H. Knudson	L. B. Shannon
C. A. Hollis	J. Park Bair
F. B. Lomas	William S. Rice
Benj. Jaycox	R. M. Buchmiller
J. H. Johnson	Otto Albert
Z. S. Ratliff	L. W. Hatter
R. B. Eckles	Byron G. Allen
Lafe Hill	Samuel R. Torgeson
Francis Johnson	E. J. Cole
John M. Bixler	H. N. Hanson
Reyburn L. Rutledge	C. H. Nelson
Frank J. Swanson	Walter B. Reno
George M. Hopkins	John R. Irwin
E. M. Lichty	J. F. Rylander
Fred W. Nelson	Ed Rawlings

John F. Kline  
 E. A. Elliott  
 Wilber F. Hubbard  
 C. C. R. Bush  
 Lenus Hagglund  
 Frank W. Elliott  
 W. Walter Wilson  
 Samuel D. Whiting  
 John Ryder  
 S. Fleming  
 James N. Hayes  
 G. J. Van Buren  
 D. R. McCreery  
 Leonard Simmer  
 C. W. Files  
 G. E. Van Wert  
 A. H. Mounce  
 D. A. Vaughn  
 Otha D. Wearin  
 C. W. Lamb  
 L. W. Hall  
 J. E. McIntosh

J. E. McMillan  
 Howard Ballew  
 C. O. Dayton  
 G. W. Smith  
 J. A. King  
 Homer Hush  
 John T. Hansen  
 George M. Vosseller  
 L. O. Clark  
 Harry M. Greene  
 B. F. Read  
 S. A. Barnes  
 J. M. Heald  
 George E. Miller  
 W. H. Campbell  
 Wm. T. Gilmore  
 Raymond Johnson  
 Richard W. Cox  
 Howard A. Mathews  
 Harry C. Paulson  
 W. M. Dean  
 Carl W. H. Sass

#### ELECTION OF SPEAKER

Simmer of Wapello presented the name of J. H. Johnson of Marion county as candidate for Speaker of the House of Representatives, preceding such nomination with the following remarks:

MR. SPEAKER, GENTLEMEN OF THE HOUSE: It is a pleasure to present as Speaker of the House of Representatives for the Forty-third General Assembly of Iowa, the name of a man who has been tried in the fire of battle and who has been weighed in the scales of legislative duty and has not been found wanting. A man who as floor leader in the greatest political battle that was ever waged in the annals of Iowa history, conducted himself in such a manner that at all times he held the respect and admiration of his opponents, and I am confident that under the leadership of this man, we will have a harmonious session and one in which every man will receive a square deal.

Gentlemen, I present the name of Hon. J. H. Johnson of Marion county, Iowa, for Speaker of the House of the Forty-third General Assembly.

Bixler of Adams seconded the nomination of Mr. Johnson and moved that he be elected by acclamation.

Motion prevailed, and the Hon. J. H. Johnson of Marion county was declared unanimously elected Speaker of the House of Representatives of the Forty-third General Assembly.

Hollis of Black Hawk moved that a committee of two be named to escort the Speaker to the chair. Motion prevailed, and the

following committee was named: Hollis of Black Hawk and Helgason of Emmet.

Mr. Johnson was escorted to the Speaker's station, and upon being sworn and assuming the chair, made the following remarks:

MEMBERS OF THE FORTY-THIRD GENERAL ASSEMBLY AND FRIENDS: You realize how deeply I appreciate the honor you have conferred upon me. It is impossible for me to find words to adequately express my appreciation of your vote of confidence in me. This vote is all the more gratifying because it shows that one can enter actively into the spirit of debate of the questions over which there is a bitter controversy and still retain the friendship of his most ardent opponents in those debates. You have respected my views on those questions and we have retained our friendship. I count among some of my warmest friends those who have opposed me most bitterly in the debates that have come before the House during the last two sessions. It is most fortunate that this situation exists and it is the trust of the Speaker that all of our deliberations during the present session can be carried on in that spirit and not at any time let personalities interfere with our duties in securing the best legislation possible for the State of Iowa.

I fully appreciate the heavy responsibilities of this office which has often been referred to as second in importance only to that of the Governor. It is my earnest and sincere desire that I shall have the strength to meet the responsibilities of this position. The real significance of the responsibilities have not fully occurred to me until the last two days and when I think of the responsibilities I am so conscious of my limitations that I now wonder if it was not an act of friendship and charity on your part in selecting me for this position. I ask the co-operation of the members of this House and I want to co-operate with you to the end that we can speedily enact the legislation that is expected of us. It is my ambition to at least approach the high standard that was set for us by our last Speaker who longs to be with us here today but is unable to do so because he gave every ounce of his strength to the exacting duties of this office and who met those responsibilities to the entire satisfaction of every member who had the privilege to serve with him. He endeared himself to each of us and the people of this State owe Mr. Carter a debt of gratitude. May his health be speedily restored and the State have the benefit of many years of his useful service which he so ably renders.

The State of Iowa is just entering upon a real constructive period. During this progress it is natural that new problems should arise and the people have chosen us for their servants to enact such necessary legislation as will enable the State to move forward in this constructive period. Many problems will be presented to us and our people will expect and have a right to expect much of us in the way of constructive legislation. During our days of session many measures will be proposed tending to advance the welfare of the State and in those measures many things will come up that some of us may think effect adversely our own counties.

We are elected to represent our own county in matters that are purely local to that county but in the broader sense let us always keep in mind that we should not obstruct legislation which is for the benefit of the entire State by injecting into that legislation something that will benefit our own county and if it is enacted for the benefit of our own county will not result in a general benefit for the State. Just as the individual has to give up certain things for the benefit of society, it is demanded that we be patriotic enough to the State of Iowa to be willing to give up something for our own county if such becomes necessary. Let us devote ourselves earnestly to the task before us so that when we are ready to adjourn we will have enacted such legislation that we may be proud of it and it will make this State a better place in which to live.

I thank you.

Speaker Johnson in the chair.

Johnson of Keokuk moved that temporary Chief Clerk A. C. Gustafson be made the permanent Chief Clerk of the House. Motion prevailed, and A. C. Gustafson was declared elected permanent Chief Clerk.

#### ELECTION OF PERMANENT OFFICERS

Lichty of Black Hawk moved that the list of temporary officers be made permanent.

Motion prevailed and the temporary officers as designated were declared elected as permanent officers of the House.

#### ADOPTION OF TEMPORARY RULES

Mathews of Des Moines moved that the rules of the Forty-second General Assembly be in full force and effect until the report of the committee on rules has been adopted. Motion prevailed.

Nelson of Hancock moved that a committee of three be appointed to notify the Governor that the House is duly organized and ready to receive any communication that he may desire to transmit. Motion prevailed and the following committee was appointed: Nelson of Hancock, McCreery of Linn, and Sass of Woodbury.

Greene of Pottawattamie moved that a committee of three be appointed to notify the Senate that the House is duly organized and ready to receive any communications that it may desire to transmit. Motion prevailed and the following committee was



appointed: Greene of Pottawattamie, Kline of Davis, and Mounce of Van Buren.

Nelson of Hancock offered the following Concurrent Resolution:

#### HOUSE CONCURRENT RESOLUTION NO. 1

*Be It Resolved by the House, the Senate Concurring, That a joint convention of the two houses of the Forty-third General Assembly be held on January 15, 1929, at 2:00 p. m.*

*Be It Further Resolved, That Governor Hammill be invited to read his message at this joint meeting of the two houses of the General Assembly, and that the President of the Senate and the Speaker of the House be designated to deliver the invitation to him.*

*Be It Further Resolved, That at this joint convention the vote for Governor and Lieutenant Governor be canvassed and the result announced and recorded as provided by law.*

Unanimous consent having been given for the immediate consideration of the resolution, Mr. Nelson moved its adoption. Motion prevailed and the resolution was adopted.

#### ELECTION OF SPEAKER PRO TEMPORE

Ratliff of Henry placed in nomination the Hon. Howard Mathews of Des Moines county as candidate for Speaker pro tempore of the House of Representatives of the Forty-third General Assembly and moved that the election of Mr. Mathews be made unanimous. Motion prevailed and Hon. Howard Mathews was declared unanimously elected Speaker pro tempore of the House of Representatives of the Forty-third General Assembly.

Hagglund of Page moved that a committee of two be appointed to escort the Speaker pro tempore to the chair. Motion prevailed and the following committee was appointed: Hagglund of Page, and Taylor of Audubon.

Mr. Mathews was escorted to the chair and after taking the oath of office made the following remarks:

If I were a man given to making speeches, I would claim the right to make two—one a sort of a postlude to the Forty-second General Assembly and the other a prelude to the Forty-third. Two years ago when I, almost without warning, was selected for this office, I wondered what I would do should I be called upon to preside over the body, but I did not have to wait long until the opportunity arrived and after an initiation which consisted of a motion from every member in the Assembly, or at

least the call for a ruling on some question, we settled back into our usual dignity and everything went along quietly and apparently satisfactorily. Then came the Special Session which owing to the regrettable illness of our Speaker, it became my duty to preside during the entire Session. This it has been said, was one of the most controversial sessions ever held in this Chamber. Lines were closely drawn—in fact, some people said that Iowa had a regular “Mason and Dixon Line.” Knowing this to be a fact, I decided to rule without thought of race, color or previous condition of servitude and now that you have selected me to the same position in the Forty-third General Assembly, I feel if it be possible, more honored than I did with my election two years ago, for I feel that my work has been satisfactory.

We cannot agree on everything. In fact, it would be nearer the truth to say that we cannot agree on anything, but no matter what we do, we want to do it with the thought of the greatest good to our great State of Iowa, and as I look into the faces of the members of this Assembly, I feel sure that when we adjourn sometime next April, Iowa, great as it is, will be a better place in which to live and move and have our being. I thank you.

Speaker pro tempore in the chair.

#### COMMITTEE FROM THE SENATE

A committee from the Senate appeared and notified the House that the Senate was duly organized and ready to receive any communications that the House might wish to transmit.

Nelson of Hancock, chairman of the committee to notify the Governor that the House was duly organized and ready to receive any communications he may desire to transmit, reported that the committee had performed its duty. Report accepted and the committee was discharged.

Greene of Pottawattamie, chairman of the committee appointed to notify the Senate that the House was duly organized and ready to receive any communications it might desire to transmit, reported that the committee had performed its duty. Report accepted and the committee was discharged.

Hollingsworth of Boone moved that a committee of three be appointed to assign committee rooms to the various standing committees of the House. Motion prevailed, and the following com-

mittee was appointed: Hollingsworth of Boone, Elliott of Polk, and Wearin of Mills.

Shannon of Cass offered the following resolution:

#### RESOLUTION

*Resolved*, That a committee of one be appointed to arrange with different ministers of the state for opening the sessions with prayer.

Unanimous consent having been given for the immediate consideration, Mr. Shannon moved the adoption of the resolution. Motion prevailed and the resolution was adopted. The following committee was appointed: Shannon of Cass.

Speaker Johnson in the chair.

Simmer of Wapello offered the following resolution:

#### RESOLUTION

*Resolved*, That a special committee of three be appointed who together with the Chief Clerk, shall determine the number of committee clerks necessary to the proper discharge of the clerical work of the House of Representatives and the qualifications of candidates therefor, and assign them to their duties. Only expert typists and stenographers will be considered qualified. The Speaker and Chief Clerk shall each be allowed a clerk.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Simmer moved its adoption. Motion prevailed and the resolution was adopted. The following committee was named: Simmer of Wapello, Byers of Linn, and Reno of Polk.

Rutledge of Webster moved that the Speaker and Chief Clerk each be allowed a clerk and a page. Motion prevailed.

Chief Clerk Gustafson announced the appointment of Madeline Burrows as his clerk; also, the appointment of Al Friedman as his page.

Speaker Johnson announced the appointment of Helen Dennery as his clerk; also, the appointment of Donald Collins as his page.

The above named persons took and subscribed to the required oath.

Hansen of Scott offered the following motion:

I move that the assignment of seats to the members of the House be made a special order for this afternoon at 2:00 o'clock and that the names of the members be placed in a hat and drawn by the Chief Clerk, and as the names are called the members shall select their seats and remain in the same until the drawing is completed. Members with defective sight or hearing shall be permitted to select special seats in front. The members of the minority shall be permitted to select their seats in the northeast section of the House if they so desire.

Knudson of Hamilton moved to amend the motion by Hansen of Scott by allowing the old members to retain their former seats if they so desire.

Amendment adopted.

Motion as amended was adopted.

Aiken of Ida moved that a committee of three be appointed to determine the amount of mileage due each member and report the same to the House. Motion prevailed, and the following committee was appointed: Aiken of Ida, Swanson of Plymouth, and Ballew of Appanoose.

McCaulley of Calhoun offered the following concurrent resolution:

#### HOUSE CONCURRENT RESOLUTION NO. 2

*Be It Resolved by the House, the Senate Concurring:* That a joint committee of six members be appointed, three from the Senate to be appointed by the President, and three from the House to be appointed by the Speaker, to nominate such additional employes, other than committee clerks, as may be necessary for the work of this session, and that the committee recommend the position to be filled and the compensation of each employe so nominated.

Unanimous consent having been given for the immediate consideration of the resolution, Mr. McCaulley moved its adoption.

Motion prevailed and the resolution was adopted. As members of such committee, the Speaker appointed the following: McCaulley of Calhoun, Hubbard of Pottawattamie, and Gilmore of Cedar.

On motion of Byers of Fayette, the House adjourned until 2:00 p. m., today.

#### AFTERNOON SESSION

Pursuant to adjournment, the House reconvened, Speaker Johnson in the chair.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Hattendorf of Osceola indefinitely on request of Reimers of Lyon.

## SPECIAL ORDER NO. 1

The hour for the special order having arrived, the members were requested to vacate their seats.

Smith of O'Brien moved that Hattendorf of Osceola be assigned seat No. 34 occupied by him at the last session. Motion prevailed.

By unanimous consent Representative Pendray of Jackson county was permitted to choose seat No. 17 occupied by her father, Hon. Thomas F. Campbell, of Henry county, in the Twenty-eighth General Assembly.

The members who desired to take advantage of the clause relative to defective sight and hearing made their selection and the drawing of seats proceeded, with the following results:

Aiken—90	Hattendorf—34	Nelson of Hancock—33
Albert—41	Hatter—101	Nelson of Story—107
Allen—38	Hayes—65	O'Brien—23
Bair—40	Heald—27	O'Donnell—59
Baker—28	Helgason—2	Orr—102
Ballew—71	Hill—49	Pattison—48
Barnes—5	Hollingsworth—44	Paulson—57
Berry—22	Hollis—60	Pendray—17
Bixler—81	Holmgren—52	Randall—42
Buchmiller—86	Hopkins—58	Ratliff—10
Burton—92	Hubbard—85	Rawlings—63
Bush—83	Hunt—11	Read—95
Byers of Fayette—76	Hush—91	Reimers—47
Byers of Linn—82	Irwin—89	Reno—61
Campbell—7	Istad—4	Rice—80
Clark—9	Jaycox—98	Rutledge—16
Cole—25	Jensen—12	Ryder—53
Cox—79	Johnson of	Rylander—105
Crozier—20	Dickinson—66	Sass—75
Dayton—3	Johnson of	Shannon—64
Dean—104	Keokuk—73	Simmer—43
Eckles—68	King—106	Shields—50
Elliott of Polk—108	Kline—51	Smith—87
Elliott of Scott—78	Knudson—54	Swanson—62
Ellsworth—74	Lamb—96	Taylor—6
Figgins—97	Lichty—70	Torgeson—37
Files—1	Lomas—8	Truax—35
Finnern—19	Lovrien—88	Van Buren—32
Fleming—39	McCaulley—72	Van Wert—103
Forsling—46	McCreery—30	Vaughn—99
Gilmore—36	McIlrath—18	Venard—26
Greene—67	McIntosh—13	Vosseller—77
Griswold—24	McMillan—21	Wamstad—56
Hagglund—15	Mathews—84	Wearin—93
Hall—100	Miller—69	Whiting—55
Hansen—29	Mounce—94	Wilson—45
Hanson—31		Mr. Speaker—14

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the following Concurrent Resolution in which the concurrence of the House is asked:

*Senate Concurrent Resolution No. 1*, relating to recess adjournment from Thursday, January 17, 1929, to Tuesday, January 22, 1929.

Also, that the Senate has adopted the following Concurrent Resolution No. 2 in which the concurrence of the House is asked:

*Senate Concurrent Resolution No. 2*, providing for a joint committee of House and Senate to arrange for the inauguration of the Governor and Lieutenant Governor. The President has appointed as members of such committee on the part of the Senate, Senators Clark of Cerro Gordo, Rogers, Wilson of Polk, Langfitt, Baird and Lange.

WALTER H. BEAM, *Secretary.*

## SENATE MESSAGES CONSIDERED

## SENATE CONCURRENT RESOLUTION NO. 1

*Resolved by the Senate, the House concurring*, That when adjournment is had on Thursday afternoon, January 17th, it be to reconvene on Tuesday afternoon, January 22nd, at 2 p. m.

Unanimous consent having been obtained for the immediate consideration of the resolution, Forsling of Woodbury moved its adoption.

Motion prevailed and the resolution was adopted.

On request of Nelson of Hancock, unanimous consent having been obtained, the following Senate concurrent resolution was taken up for consideration:

## SENATE CONCURRENT RESOLUTION NO. 2

*Be It Resolved by the Senate, the House concurring*, That a joint committee consisting of six members of the House be appointed by the Speaker, and six members of the Senate be appointed by the President, to arrange for the inauguration of the Governor and Lieutenant Governor.

On motion of Mr. Nelson the House concurred in the Senate Concurrent Resolution and the Speaker appointed the following members to serve on the part of the House: Nelson of Hancock, Elliott of Polk, Reno of Polk, Hollis of Black Hawk, Johnson of Dickinson, and Hush of Montgomery.

On motion of Dayton of Washington, the House adjourned until 10 a. m., Tuesday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES.  
DES MOINES, IOWA, JANUARY 15, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. E. G. Williams, pastor of the Westminster Presbyterian church, Des Moines.

Journal of January 14th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: McIntosh of Muscatine for the week, on request of Hunt of Louisa.

Reimers of Lyon offered the following concurrent resolution, and asked unanimous consent for its immediate consideration:

## HOUSE CONCURRENT RESOLUTION NO. 3

*Resolved by the House, the Senate Concurring,* That the pages of the Senate and House be required to wear a jacket during the session hours, the pages of the respective houses to be distinguished by different colors and be it further resolved that the Sergeant-at-Arms of the Senate and the Sergeant-at-Arms of the House be instructed to procure such uniforms for the pages at a cost not to exceed \$5.00 each.

Unanimous consent having been granted for the immediate consideration of the concurrent resolution, Mr. Reimers moved its adoption. Motion prevailed and the concurrent resolution was adopted.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has concurred in the following House Concurrent Resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 1, providing for a joint convention of the House and Senate to be held January 15th at 2:00 p. m. to receive the Governor's message and also to canvass the vote for Governor and Lieutenant Governor.

Also, that the Senate has concurred in the following House Concurrent Resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 2, providing for appointment of a joint committee to nominate such additional employes as may be necessary for the work of this session.

WALTER H. BEAM, *Secretary.*

On motion of Baker of Jasper, the House adjourned until 1:30 p. m., today.

### AFTERNOON SESSION

The House reconvened, Speaker Johnson in the chair.

#### REPORT OF COMMITTEE ON COMMITTEE CLERKS

Simmer of Wapello, chairman of the committee on committee clerks, submitted the following report:

MR. SPEAKER: We, your committee appointed to examine, select and assign committee clerks for the House of Representatives of the Forty-third General Assembly, beg leave to submit the following selections and assignments:

Patience L. Aiken—Aiken.  
 Gladys Astley—O'Brien and Crozier.  
 Vera Buck—Hush and Wearin.  
 Velma Bixler—Bixler.  
 Bertha Binkert—Dean and King.  
 Marjorie Bishard—Elliott of Polk.  
 Rita Brennan—Forsling.  
 Emma Bullard—Irwin.  
 Ruth Coxe—McCreery and Van Buren.  
 Nathalie Crapser—Paulson and Rice.  
 Lucy M. Coyne—Berry and Shields.  
 Betty Coulson—Helgason and Pattison.  
 Elaine Cavanagh—Hagglund and Heald.  
 Florence Danzigler—Byers of Linn.  
 Mary Davis—Hopkins and Eckles.  
 Hertha Duncan—Hansen of Scott.  
 Irene Davenport—Miller.  
 Lola Elliott—Hollis.  
 Shirley Eggland—Nelson of Story and Rylander.  
 Grace Foster—Hatter and Cox.  
 Gertrude Ferguson—McCaulley.  
 Mae Grund—Simmer.  
 Mary Goldenson—Ellsworth.  
 Fontelle Gearhart—Ballew.



Margaret Garver—Kline and Rawlings.  
Jennie Gregg—Pendray and Whiting.  
Edith M. Haney—Barnes and Randall.  
Cecelia Hornbostel—Hayes.  
Mina Harch—Greene.  
Ione Hann—Griswold.  
Freda Hoveke—Sass.  
Mabel Hoeye—Lovrien.  
Evelyn Howard—Hubbard.  
Helena Hanson—Istad and Nelson of Hancock.  
Helen Hass—Johnson of Dickinson.  
Ida Isenheart—Lamb and Mounce.  
Ruth Johnson—Hollingsworth.  
Sylvia Jensen—Holmgren and Jensen.  
Lucille Larson—Gilmore and Swanson.  
Annabelle Miller—Elliott of Scott.  
Gay H. McIlrath—Byers of Fayette and McIlrath.  
Gladys McGaffey—Reno.  
Lisette Mether—Vosseller and Reed.  
Katherine Miller—Wamstad.  
Vera Meyer—Cole.  
Gladys Newman—Truax.  
Mary Peterson—Contest Committee.  
Lois Parr—Buchmiller.  
Ruth Peterson—Knudson.  
Margaret Patrick—Allen.  
Hazel Roalson—Hanson of Winnebago and Torgeson.  
Pearl Rose—Burton and Figgens.  
Katherine Ries—Mathews.  
Esther Rubinson—Rutledge.  
Dorothy Sedore—Lomas and Jaycox.  
Edna Seaver—Hill.  
Gertrude Snakenburg—Dayton and Johnson of Keokuk.  
Thelma Schaffer—Fleming and Smith.  
Zoe Spitler—Baker and O'Donnell.  
Helen Schwaller—Hall and Orr.  
Margaret Scott—McIntosh.  
Mary Skoglund—Ratliff.  
Vivian Salgren—Shannon.  
Maxine Schuette—Enrolling Committee.  
Berniece Savidge—Files and Van Wert.  
Laura J. Smith—Ryder.  
Ethel Vaughn—Campbell and Vaughn.  
Raymond Venard—Venard.  
Margaret Wieck—Albert and Wilson.  
Mabel West—Bush and Bair.  
Ruby Warner—Lichty.  
Alma Wiese—Hattendorf and Reimers.

Belva Wallace—Hunt and Clark.  
 Ruth Warren—McMillan and Finnern.  
 Alice Wier—Reed and Taylor.

LEONARD SIMMER,  
 WALTER B. RENO,  
 F. C. BYERS,  
 Committee.

On motion of Mr. Simmer the report was adopted.

Greene of Pottawattamie offered the following resolution:

#### RESOLUTION

*Whereas*, There is on file a contest in the matter of the election of the Representative from the Ninety-eighth Representative District, Osceola County; and

*Whereas*, on the face of the election return it shows H. C. Hattendorf to have seven votes in the majority; therefore

*Be It Resolved by the House of Representatives*, That a committee of five be appointed by the Speaker to take evidence, count the ballots and determine the contest, and report their findings to the House.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Greene moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee, Greene of Pottawattamie, Kline of Davis, McCaulley of Calhoun, Dayton of Washington, and Hayes of Dubuque.

Reimers of Lyon moved that a committee of three be appointed to notify the Senate that the House was ready to receive them in joint convention.

Motion prevailed, and the Speaker appointed as such committee, Reimers of Lyon, Elliott of Scott and Mounce of Van Buren.

The committee appointed to notify the Senate that the House was ready to receive it in joint convention reported that it had performed its duty. The report was accepted and the committee discharged.

The sergeant-at-arms announced the arrival of the President of the Senate and the honorable body of the Senate.

The President was escorted to the Speaker's station; the Secretary to the Chief Clerk's desk; and the members of the Senate took seats in the west side of the chamber.

## JOINT CONVENTION

In accordance with law and concurrent resolution duly adopted, the joint convention was called to order, Hon. Arch W. McFarlane, President of the Senate, presiding.

President McFarlane announced a quorum present and the joint convention duly organized.

Senator Bergman moved that a committee of three, consisting of one member from the Senate and two members from the House, be appointed to notify the Governor that the joint convention was ready to receive him.

Motion prevailed and the President appointed Senator Bergman of Jasper on the part of the Senate, and Representatives Pendray of Jackson and Nelson of Hancock, on the part of the House.

The committee waited upon the Governor and escorted him to the Speaker's station.

President McFarlane then presented Governor Hammill, who delivered the following message:

## GOVERNOR HAMMILL'S MESSAGE

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*To the Forty-third General Assembly of Iowa:*

In compliance with custom and the provisions of our Constitution, I am required at this time to deliver a Message of the Legislature regarding the affairs of the State. Mere opinion would be of little value without the facts and reasoning upon which the conclusions are based.

I have the honor of submitting the following:

## GENERAL CONDITIONS

I am happy to be able to advise you that the finances of the Commonwealth are in excellent shape. This biennium will close with a balance in the State Treasury of at least \$2,500,000.00. This is an unusual and gratifying situation and reflects the prosperous condition of business, the diligence of the fiscal officers in collecting and conserving the revenues, the rigid care exercised in keeping expenditures within ap-

propriation allotments and the beneficial influence of the budget over the control and regulation of the business operations of the State.

In no small measure the favorable treasury balance may be attributed to the collection of considerable amounts that were delinquent and in litigation. The volume of current revenues have exceeded our expectations. We may, therefore, look to the coming two years with confidence in our ability to pay as we go.

Long needed and extensive improvements are made possible with the money already saved and that may be anticipated with reasonable certainty. This splendid condition should not be an invitation to extravagance. The lean years from which we have so recently emerged are reminders that our efforts must be directed towards constructive developments that will be kept well within the limits of our ability to pay with the means at hand.

It naturally follows that the State has been prompt in meeting all her just obligations. The appropriations made from the General Fund in the Session of 1927 amounted to \$29,695,828.95. These have sufficed to enable the various public activities to function with vigor and efficiency. At times some of the departments have been placed under great strain by unexpected emergencies and pressing demands, but the bounds set by the appropriation items have been rigorously observed so that deficits from departmental operations are negligible. The credit of Iowa never stood higher than at this moment.

### BUDGET DEPARTMENT

In furtherance of efficient business management, the Legislature of 1924 created the Budget Department. The Governor was authorized to appoint a Budget Director.

I re-affirm my conviction that the creation of the Budget Department was a wise move, and has certainly demonstrated the wisdom of such action since it has functioned.

Experience in budget making has convinced me that the responsibility for the collection of public revenues should rest with the Chief Executive if his suggestions for expenditures are to have value and weight with the Legislative body.

Budgeting is the balancing of expenditures and authorized revenues. It furnishes the instrumentality for the regulation of the flow of public money through the lawfully designated channels of Government.

The untimely death of Honorable E. L. Hogue, Director of the Budget, shifted the completion of the budget to the Governor. I have reviewed the askings of the various departments of Government with care and caution, and as directed under the provisions of Code Section 334, I herewith transmit to the Senate and House of the General Assembly,

the State Appropriation Bill as prepared in accordance with the important responsibility reposed in me by the Legislature.

The budget deserves your careful attention as the recommendations of those who have carefully considered the demands of the departments and who are thoroughly familiar with the needs and the finances of the State.

#### STATE DEPARTMENT OF HEALTH

The past biennium has witnessed considerable progress in Public Health Work. The most effective results have been obtained in connection with the prevention of communicable diseases. A determined effort is being made to eradicate diphtheria.

About one-half of the school children of the State have been protected from that serious disease by immunization with toxin-antitoxin. Chiefly, as a result of this campaign the death rate from diphtheria has been reduced in many communities. In one city, namely, Sioux City, where the work was especially well done, there was only one death from diphtheria in 1927, whereas, the average for the years before the campaign of diphtheria eradication was begun was ten (10).

Although it has been possible, through the investigation of certain epidemics, to prevent the spread of a number of serious diseases, nevertheless, the facilities of the department for such work are very inadequate.

It is the constant aim of the Department to prevent epidemics. If they cannot be prevented, as is the case with such diseases as measles and influenza, the public should be warned as to when an epidemic wave is likely to occur and how best to avoid contracting the disease.

The department forecast the extensive epidemic of measles of 1927 several months before it occurred. It is believed that the relative scarcity of complications and the occurrence of very few deaths from the disease was partly due to a better knowledge on the part of the public as a result of information sent out by the department.

There were good prospects for a sizeable epidemic of infantile paralysis in 1928. The department started its educational campaign against that disease early in the year, with, it is believed, very effective results.

There has also been a noticeable reduction in the death rate from typhoid fever and tuberculosis. Communicable diseases, are, however, altogether too prevalent. The State Department of Health needs more support and Local Boards of Health better organization to adequately cope with the problem.

With proper facilities it will be possible to reduce the number of cases of the more serious communicable diseases by more than fifty per cent (50%).

Special care has been given to carefully checking over the plans of all water works and sewage disposal plants submitted for approval. Unless such is done, very costly mistakes are likely to be made.

A sanitary survey, including an investigation of the water supply, sewage disposal, garbage disposal and tourist camps, of every city in the State has been made. The findings, conclusions and recommendations are soon to be published. They will be helpful to every community.

Considerable work has been done by the Division of Sanitary Engineering in correcting conditions of stream pollution in several places. The seriously polluted condition of the stream below Mason City is being rapidly cleared away without any injustice to any tax payer and without putting any industry out of business. The condition of Cedar River has been carefully studied and investigations are now being made on the Des Moines River.

Iowa possesses several very beautiful lakes which are a great asset to the State. The department has given special attention to the correction of sources of pollution of the lakes themselves and also to the maintenance of healthful conditions at the many resorts frequented by the public.

The importance of having an official record of every person's birth is becoming so generally appreciated that the department daily receives requests for the registration of persons who were born before the Vital Statistics law went into effect in 1921.

The accurate record of causes of deaths has been of great value to the department in locating diseases and of serving as a basis of educational campaigns for their prevention.

The Director of Nursing Education, provided for by the last General Assembly, has done splendid work in the cause of developing well trained nurses in the fifty-two Nurses' Training Schools of the State.

The divisions of Barbering and Cosmetology have abundantly justified the wisdom of the action of the last General Assembly which created them. There has been an evident raising of the quality of workmanship and a marked improvement in the sanitation of the establishments.

The department has 22,261 licensees in the several "professions affecting the public health." The several Boards of Examiners have done their work well. There are many violations of the several practice acts. Many of these have been corrected through correspondence. The department is, however, in need of inspectors who can make the necessary investigations in connection with cases of repeated wilful violations in order that the law may be properly enforced.

Less tangible but nevertheless very important have been the results of the educational work of the department. Education of the public as to the whys and wherefores of the various health laws, rules and regulations, regarding the possibility and manner of preventing many diseases and the enjoyment of better health, represents the major portion of the work of ours as well as that of every other successful health department.

We have good reason to believe that it is possible to extend the average expectation of life, which is now 59 years, by another ten years.

Laws and rules are of little value unless the reason for such are understood and appreciated by the public. This educational work is carried on by letters, circulars, pamphlets, bulletins, charts and lectures. The "Weekly Health Message" dealing with timely subjects, has been widely copied by newspapers and extensively used by local health workers. An average of about 200 letters and 2,500 pieces of second class mail leave the department every day.

An appreciation of the needs of the state and a recognition of what is possible in the way of further prevention of disease and the promotion of better health, brings forcibly to our attention the inadequacy of the present machinery for conducting efficient public health work. The State Department of Health should be so developed and have its several types of work so co-ordinated that it can render the public health service to which the State is entitled.

### CONSERVATION

Conservation interests me intensely. This department has been outstanding. The Board of Conservation has rendered our people a great service during the past year in furnishing recreation for more than two and a half million people, who have visited the parks of the State.

Areas have been set aside for bird and plant life. Sixty thousand trees have been planted during the biennium. Improvements in the way of roads and shelter houses have been constructed for the convenience of picnickers and homes for custodians have been provided.

The attention of the Board of Conservation has been directed to every part of the State where there are beautiful lakes, streams and woodland. Iowa is doing nothing finer for her boys and girls than to make it possible for them to take their vacation in these public parks and have a part in the reforestation. The very foundation of conservation is in reforestation. In this connection I would like to warn against over-doing the exploitation of these areas by highway building. Iowa should follow the example of the United States Government and preserve tracts of real wilderness in addition to readily accessible parks. Regions that can be entered only by the hiker have an appeal to the old American spirit of hardihood and woodcraft.

The taking of large tracts of land from the tax rolls for the purpose of reforestation, game refuges and public parks would create a hardship in some counties. It would seem fair that the State should pay local taxes on the assessed valuation of these tracts of land.

The Board is carrying forward a complete campaign of education throughout the schools of the State.

### LABOR AND WORKMEN'S COMPENSATION

During the biennium just closed the services of this department have been attended with little friction. The workmen of the State have received all the statute provides in the way of benefits and the employers and insurers have been required to pay no more.

Our State is falling behind the record in many states in the matter of giving consideration to victims of industrial injuries. There has been no substantial amendment to the law since the revision of the Code in 1924.

The recommendations of the Commission as to additional benefits are worthy of thoughtful consideration by the Legislature.

It would be unjust and inexpedient to increase excessively the burdens of the employers at this time. On the other hand, no amendment to the Compensation Act has been offered without the careful consideration on the part of the Commissioner as to cost involved, and in no case have these amendments fore-shadowed substantial increase in cost.

While industry has its problems, labor is likewise concerned and there should be a reasonable spirit of concession on the part of each of these interests and in this consideration the weaker element of labor should have sympathetic treatment.

Employers and insurers are reasonably responsive to the requirements of the statute. There has been a spirit of co-operation with the Department which has been very helpful in the adjustment of claims. Usually they have been inclined in good faith to give the workman the benefit of the doubt.

The relationship of the Department with representatives of labor and with labor generally is most satisfactory. The usual demand is for the square deal only.

Farmers should be permitted by statute to provide compensation coverage for their workmen when they so desire. Some farmers have taken out policies with the understanding that compensation benefits would accrue to the employees in case of injury. Two cases have been litigated before the Commissioner to enforce payment but he has been prevented from holding for coverage because of statutory bar.

The financial statement of this Department is worthy of your consideration. In no state in the Union, comparable with Iowa in its industrial



record is compensation administration afforded at the low cost shown in this statement.

Settlement through negotiation is the chief concern of the Department. Where litigation has been necessary the record shows that out of seventy-nine cases decided by the Supreme Court, the Commissioner has been affirmed sixty times.

### INDUSTRIAL CONDITIONS

Industrial conditions throughout the State are generally satisfactory. Capital has found remunerative investment and labor has been employed steadily at fair wages. Productivity in the industrial plants throughout the State has been good. There has been a close relationship and an excellent spirit of mutual helpfulness and proper regard between employers and employees. Employers appreciate the necessity of giving willing labor the opportunity to live comfortably. The wage scale is the main spring of prosperity. With this in mind the principal employers in Iowa are lending their united efforts to the movement inaugurated by the Department of Labor and Industry to find a job for every man and woman who wants it. This branch of the Government, as well as the Department of Labor, has laid special stress upon the protection and safety of the workers. Much has been accomplished through greater efficiency in methods, mechanical devices and health conditions on the part of the employer, and by more intelligent care by the employees themselves.

The tendency of growth of factories is westward and southward. From 1899 to 1925 the north central states east of the Mississippi river had a relative growth of almost two to one over the middle Atlantic and almost three to one over the New England States, while those west of the Mississippi, including Iowa, exceeded the relative growth of the middle Atlantic state and about one and one-half times that of the New England States.

However, from 1919 to 1925, the west North Central region did not fare quite as well, suffering a loss over the middle Atlantic states but showed an almost two to one relative gain over New England.

During the period from 1923 to 1925 the effects of the mechanization of industry, consolidation of plants resulting in mass production, and greater efficiency in management of the industry of manufacture, which began to an unprecedented degree immediately following the war, made most decided inroads throughout the country in the number of wage-earners, in a lesser total wage and in an increased production. In this again our west North Central states showed to advantage for while the factories of the country showed a loss of 384,230 wage earners and \$269,128,857 in wages, our group suffered to the extent only of 15,308 wage earners and \$9,626,105 in wages, of which Iowa, one of the seven in the group, lost but 2,602 workers and \$1,752,561 in wages.

New York, Pennsylvania and New Jersey during the same period lost from their factories 200,709 wage earners and the New England States 131,685, and suffered a wage loss of \$158,224,950 and \$132,321,968 respectively.

These statistics are given in part to show that while Iowa has not thus far figured as a great manufacturing state, yet the industry here has of late operated on a more stabilized basis than in a majority of the great industrial states, and that with our magnitude of raw materials and our excellent citizenship, the opportunity is here for a marvelous advance in production, employment of our wage earners, in the purchase of raw materials coming from our farms and mines, and in the establishment of a general condition redounding to the benefit and prosperity of all.

In many lines of industry we are making great progress. At this time fully ten thousand persons are employed in slaughtering and meat packing, an industry with an opportunity for still greater development as less than 50% of our Iowa raised hogs and approximately only 25% of our cattle are slaughtered within our boundaries.

In poultry killing and packing Iowa now stands pre-eminent. During 1927, 61,324,000 pounds of dressed poultry was sent to the four big eastern markets alone. The enormity of this is apparent when we consider that these shipments were for Boston, 4 times; for Chicago, 3.8 times; for New York City, 1.7 times, and for Philadelphia, 5 times greater than the volume originating in their home states.

Iowa also shipped 175,387,000 pounds of creamery butter to the same four markets, exceeding home state shipments to New York City 12 times; Chicago, nearly five times; Boston, over eleven times; and Philadelphia, almost five times.

During the past year the State has advanced in butter manufacture from third to second place among the states.

In the manufacture of cereals and corn products the State is gradually assuming leadership. A five million dollar improvement of one plant during the last three years shows the fine growth in this industry.

The direct importance of our factories to agriculture and our minerals is shown by fifteen industries comprising 27.2 per cent of all manufacturing plants and which used almost exclusively Iowa raw materials amounting in value to \$351,712,779 or 70.4% of all materials used in all manufactures; this exclusive of the many additional industries using our raw materials in part.

Gradually changing our policy of shipping nearly all of our raw materials out of the State for processing and in turn repurchasing the finished product, we are now slowly coming to the policy of processing our grains and our live stock and sending out the finished product, and at the same time more and more of the needed machinery for farm, factory and business house is made in the State. In agricultural machinery alone

more than four million dollars is now being spent in improvements for increased production.

The opportunity for factory extension is not only here but we must arouse ourselves to the need of growth to retain our splendid citizenship and to keep it from the need of seeking employment and investment elsewhere. During five years Iowa gained only 15,906 in population, and while both our birth rate and death rate is lower than the national average, yet we should have had at the end of 1924, considering births over deaths alone, 134,286 more people than the census showed.

Our farm population during the five years decreased 33,241, and with the introduction of power driven and labor saving machinery and more efficient management, this decrease will continue indefinitely. As an illustration the Bureau of Labor, through the County Farm Agents has taken a survey and found over 9,000 corn husking machines in the State, practically three hundred of these are of the recent double row make. More than 60 combination harvesters were found. So, in every line the power driven labor saving machine is installed on the farm, and labor displaced must migrate to the city, and unless our industries there are built up these must remain in idleness or the migration must go out of the State, losing to Iowa its investment in education and the benefit of the possible production and earnings of the men.

We have referred to mechanization, mass production and elimination of waste in industry, resulting in a displacement of man power both in the established factory and farm. The same process is apparent in building, in public improvements, in mines, in office, everywhere, and the only means to keep this labor employed is to find new avenues of employment either through new industries filling demands of changed standards, or the enlargement of those we now have. In the shifting process of labor the State has a vital concern which is partly filled by the employment service in connection with the Bureau of Labor.

### BUREAU OF LABOR

To encourage manufacture, the Bureau of Labor has compiled a revision of the Directory of Manufacturers showing Iowa resources and diversity of manufacturers. This issue will be distributed among schools to familiarize our youths with Iowa resources and opportunities. They will also be distributed in all of the principal libraries of our own nation and of continental countries, as well as in all United States consular agencies as a means to aid our State export trade. Important business concerns throughout the nation have requests on file for this Directory.

To relieve unemployment the State through this Bureau is maintaining two employment offices that during the biennial period ending June 30, 1928, filled 60,609 jobs. Of these, 40,918 were filled by men, and 19,691 by women. Twelve thousand four hundred ninety-five of these were farm

jobs, 4,962 were farm and dairy jobs upon a monthly or yearly basis, the others in seasonal needs.

Inspection to minimize hazards of industry and employment, and the safe-guarding of children in schools by proper emergency exits, likewise the general public in places of amusement and other public places has made progress. For the fiscal year ending June 30, 1917, industries of the State reported 21,676 accidents with 194 deaths; for the calendar year of 1927 the same type of industries reported 7,817 accidents and 35 deaths. This decrease was incident to a co-operative and enlightened industrial management, Workmen's Compensation Laws and casualty insurance companies all working in harmony with the efforts of the bureau.

Practically all architects either submit plans of buildings or work along well developed rules of the bureau, in construction of buildings requiring safe exits under the law.

The Elevator Law of more recent enactment is bringing good results. Fully 95 per cent of all passenger elevators are now equipped with approved inter-locks thus eliminating in the main serious accidents, and in all new installations of both passenger and freight elevators the almost universal code of safe practice is followed, and older installations are brought up to the required standard as rapidly as possible based upon existing conditions, and all of which will more fully insure safety to our people.

### THE COAL INDUSTRY

The coal industry forms an exception to the general rule of prosperity. It is in the worst shape of any Iowa industry. There have been numerous contributing causes such as over-production, competition from other fuels, labor disturbances, and unjust and discriminatory freight rates. These unsettled factors have been somewhat abated but not sufficiently to restore the industry to its former state of economic importance and prosperity.

In some fields there has been an encouraging movement in which the operators, miners, and the general public, have participated.

Heating plants, and chimneys should come under the building code and all chimneys should be made large enough to burn Iowa coal, and all furnaces should handle Iowa coal. All public coal should be Iowa coal.

It is not necessary that we send to other states for our fuel supply as we are provided with more than enough to take care of our every need right here at home. Not only can we be loyal to, and patriotic toward home industry—a home industry that will give employment and business to thousands of people directly, but it will give employment to thousands of others who are indirectly given employment and maintained in business because of the wealth put into circulation from the coal industry.

## MINING EXAMINING BOARD

It is the policy of the State that the expenses created by all Boards in the interests of a particular industry be borne by that industry.

Our mining board is costing the State money for its maintenance. It has been the practice of the State to make a charge of \$2.00 for registration fee, and if the applicant passes the examination, another charge of \$2.00 is made for a certificate. The registration and fee should be increased and a charge of \$5.00 made, in order that this Department may be self-sustaining. In addition, a renewal fee of \$1.50 per year should be made for each certificate in force in case of failure to pay within 30 days after receiving notice from the Secretary. The law should provide that certificates once voided can be reinstated on the payment of \$7.50.

If this arrangement were made this Department would be self-sustaining, whereas the Board now costs the State around \$1,500.00 annually.

## SCHOOL TREASURER

The office of School Treasurer in the various school districts should be abolished and the County Treasurer should be authorized to pay all warrants out of the School Funds. If this provision is not adopted, the law as to the Audit of School Treasurers should be extended so as to include rural districts. The abolishment, however, of the office of School Treasurer, would be a saving to the taxpayers and would eliminate an unnecessary office.

## STATE FISH AND GAME DEPARTMENT

Substantial progress has been made by the Fish and Game Department during the last biennium as shown by the State Accountants' report.

The total receipts for 1927 and 1928 amounted to \$439,175.73, an increase of \$47,984.59 over the two years previous. Fines imposed and collected for violations of the game laws during the period just passed (which were placed to the credit of the school fund) amounted to \$46,520.54, an increase of \$8,108.64.

Distribution of larger game fish has increased. Receipts for sale of coarse fish show a decrease, indicating that some progress is being made in reducing their numbers. Improvements have been made at all fish hatcheries. Land has been purchased for hatcheries and nursery ponds in addition to the regular expense of operating the department.

The Iowa Fish and Game Department is a pioneer in the establishment of Wall-eyed Pike nursery ponds. Very satisfactory results are being shown at Spirit Lake and Okoboji Lakes. There were 1,617,500 pike ranging from five to eight inches in length taken from the Center Lake nursery pond and placed in East Okoboji, West Okoboji and Spirit Lake.

The Department is maintained by fees collected for hunting and fishing licenses and from the sale of rough fish. This is a special fund paid for a particular purpose and any sum remaining after the payment of the expenses of the department should be used in the development of our lakes, parks, and the propagation of fish and game instead of being turned over to the general fund.

The future policy of the Department should be to enlarge and increase the number of rearing ponds for game fish, purchase waste areas through the State for game refuges and public shooting grounds, and secure, if possible, a more wholesome respect for the game laws.

### INSURANCE DEPARTMENT

The insurance companies represent great accumulations of wealth. They are in sound condition. This line of business has been growing by leaps and bounds and the importance of safe-guarding them multiplies with the number of our citizens who become interested as investors. It has played, and will continue to play, an important part in the agricultural development of our Commonwealth. That this business has confidence in the future of agriculture is best demonstrated by the support it gives and the service it renders.

Mismanagement of companies has been ferreted out by the Department. Parties guilty of malfeasance in office have been removed and others placed in their position. Integrity and sound business methods must ever be present in the control and management of our insurance companies. It is the most sacred of all business.

The Insurance Department has been unusually diligent and watchful, and the public can rest in a feeling of security that their investments in insurance are safe.

### FIRE MARSHAL

During the past biennium the State Fire Marshal's Department has been woven more firmly into the state government than it has probably been since it was created in 1909. This has been accomplished largely through practical and thorough co-operation with other state law enforcing bodies and with county, city and town officials. The effectual benefit of this office has harmoniously permeated nearly every county in Iowa.

One hundred and fourteen investigations have been made during 1928. Of these sixteen have culminated in successful prosecution and conclusion involving twenty-nine persons. Some of these guilty of arson are in prison or awaiting trial, some feeble minded are being treated in state hospitals for the insane, some are in the boys' reformatory, while others are paroled. There are still seven who are fugitives from justice, in jail awaiting trial or at liberty on bond. There are eleven indictments still pending against six persons. Besides these cases, evidence of criminal

nature has been filed with various county attorneys which they will present to grand juries.

A large number of inspections have been made which have resulted in conditions being removed or corrected thereby materially reducing property loss through fire.

The moral effect of the work is generally felt and recognized throughout the state thus giving the department added and valuable prestige.

During the past year a Fire Prevention Manual was prepared and distributed to all public and private schools for use in the various grades. Educational work in Fire Prevention has progressed rapidly and with wonderful and far-reaching results. More observance of fire safety rules and greater care is being practiced by our people, that will cause the theory of fire prevention to become an actual condition. People are eliminating fire hazards by removal, repairing and cleaning. Much has been accomplished through the campaign of education as to the causes and dangers of fires.

The department should continue to enlarge upon its campaign of education on fire prevention so that the now accepted theory will culminate into a stern and pleasant reality thereby saving human life and conserving millions of Iowa wealth.

#### IOWA STATE COLLEGE AT THE 1928 INTERNATIONAL

Iowa, the greatest live stock state in the Union, was creditably represented at the International Live Stock Exposition by carload exhibits from Iowa feed lots, by pure bred cattle, horses, sheep and swine, which held their own against the best brought in from other states and from Canadian provinces.

Best of all were the victories won by two 4-H Club boys from Marshall County. Clarence Goecke won the grand championship on his yearling Hereford steer while the Angus steer shown by Keith Collins, won the championship in the beef carcass competition. The former sold for the new record price of \$7.00 per pound live weight, or a total of \$8,050.00, and the latter sold for \$6.75 per pound dressed weight, or a total of \$4,873.50.

In the largest and best fat stock show ever assembled at the International, the exhibit from Iowa State College very creditably represented Iowa's greatest industry and won many of the highest prizes.

The following interesting statement and tabulation was taken from the Chicago Tribune of Monday, December 10:

#### "IOWA AT TOP OF LIST

.... Just as the Iowa State College held the lead in the number of championships and first prizes, so also did the State. There were 201 championships and first awards credited to the State of Iowa, including the

winnings of individual exhibitors and the college. Iowa has 130 championships and 71 firsts in her state trophy chest."

#### WHERE THE TROPHIES WENT

Following is the standing of the first twelve states, not including prizes awarded below first place:

State	First Prize	Champs.	Total
Iowa .....	130	71	201
Illinois .....	103	35	138
Indiana .....	49	21	70
Ontario, Canada.....	42	21	63
Ohio .....	47	14	61
Wisconsin .....	32	18	50
Michigan .....	33	12	45
Minnesota .....	30	14	44
Montana .....	28	8	36
Nebraska .....	23	9	32
Colorado .....	24	6	30
Kansas .....	16	4	20

The Iowa State College exhibit of cattle, hogs and sheep won a total of 145 ribbons. Included in this number of ribbons are:

- 2 grand championships
- 2 reserve grand championships
- 20 champions
- 47 firsts
- 27 seconds

Among the most coveted prizes won by our college live stock exhibit are the following:

Best general exhibit of cattle, hogs and sheep.  
(15 state colleges and universities competing.)

Grand champion barrow of the show, all breeds and weights competing.  
(Sold for 32 cents per pound.)

Grand champion pen of three barrows of the show.  
Reserve grand champion pen of three barrows.

The following appeared in the Chicago Daily Drovers' Journal Tuesday, December 4, 1928, and is of interest in this connection:

"In the strongest show of fat hogs ever seen at the International, Iowa State College won a large share of the premiums. Their Duroc barrow farrowed in September, 1927, was the grand champion over all breeds and their pen of the same breed and age was the winner over pens of three barrows of all breeds.



It was the biggest show of barrows in numbers and the highest in average excellence of the fat hogs exhibited, of any staged at Chicago."

Champion swine carcass, all breeds and weights competing.

(Sold for new record price of \$1.60 per pound.)

Grand champion group of three steers, all breeds competing.

Champion get of sire group of steers, all breeds competing.

Champion group of five steers, all colleges competing.

Champion group of five hogs, all colleges competing.

Champion steer calf of the show, all breeds competing.

Reserve champion steer calf of the show, all breeds competing.

The following taken from the Chicago Daily Drovers' Journal under date of Wednesday, December 5, will no doubt be of interest in this connection:

"In the calf championship, eight wonderful calves, the blue ribbon winners of all the calf classes, including about 200 head shown, faced the judge. It was a close contest.

There were three calves of the quality and kind that had found popular favor in past years for the highest honors. They were all from the Iowa State College, the senior Hereford calf, that was grand champion at the Omaha show, the senior Angus calf that was reserve breed champion here, and the senior grade Angus calf.

It would be a high honor to any college to show one such an animal, but to bring out all three of the contenders reflects highly of the good work being done along beef cattle lines at the Iowa State College."

Champion Angus steer.

Reserve champion Angus steer.

First prize Angus group of three steers.

(Sixth consecutive year this prize has been won by Iowa State College.)

First prize group of grade steers.

Reserve champion Hereford steer.

Won blue ribbons in seven breeds of swine and championships in six.

Champion Duroc Jersey barrow.

Champion Berkshire barrow.

Champion Hampshire barrow.

Champion Tamworth barrow.

Reserve champion Hampshire barrow.

Reserve champion Spotted Poland China barrow.

Champion pen of three Durocs.

Champion pen of three Berkshires.

Champion pen of three Chester Whites.

Champion pen of three Hampshires.

Champion pen of three Tamworths.

Champion Oxford wether.

Champion grade wether sired by Shropshire ram.

Reserve champion Oxford ram.  
Reserve champion grade wether.  
Reserve champion Hampshire wether.

In college classes for yearling wethers, our exhibit won second, third, fourth, and fifth, all colleges competing with yearling wethers of all breeds.

In addition to many other important prizes, Iowa State College did the unexpected by breaking into the winning column in the fleece exhibit. Her winnings here were: Ram fleece, first; ewe fleece, first; market fleece, first and third.

All of this live stock had been used as laboratory equipment for instructional and demonstrational purposes and at the conclusion of the show, most of the fat stock was sold for prices that were somewhat above market quotations. All of the pigs, all of the yearling wethers and all of the steers other than the junior calves and one senior calf were sold. A senior Hereford calf that was the grand champion at the Ak-Sar-Ben show at Omaha, champion calf, all breeds competing at the International, and reserve champion Hereford steer, being defeated only by the summer yearling steer shown by Clarence Goecke, was so popular with the Hereford Breeders Association that the officials persuaded the management at Ames to let this steer go on to the National Western Stock Show to be held at Denver, Colorado, the Week of January 12 to 19, 1929. The steer will be cared for and exhibited without expense to Iowa State College but will be entered in the name of the college and will be sold at the conclusion of that show. He will undoubtedly bring just as much money as he would have brought at Chicago, and in addition, should creditably represent Iowa in the fat steer show at Denver.

#### PARDONS, COMMUTATIONS, SUSPENSIONS AND REMISSIONS

Pardons, commutations, suspensions and remissions have been granted during the past two years with great care and caution, as set out fully in a separate report presented to the General Assembly for its examination, as provided by statute. In every case there has been a complete investigation of the facts and in almost every instance no action has been taken except on the recommendation of the Board of Parole, or the Judge who presided at the trial and the County Attorney who prosecuted the case. In many cases such clemency was also advised by a number of representative citizens residing in the community where the crime was committed and in a number of instances the recommendation for leniency was accompanied by the endorsement of all of the county officers of the county in which the crime was committed. No action was taken in any case except as recommended by the Board of Parole, the Judge or the County Attorney, as indicated above.

The Board of Parole has been very diligent and painstaking in the investigation of all cases which have been submitted to them by me,

and also in studying the cases of the men and women in our institutions. Their work during the past biennium has been of a high order.

REFORM CRIMINAL PROCEDURE

There is no question about the wide-spread criticism and dissatisfaction among the people in the administration of the criminal law. The fault of this lies not so much in that we do not have enough crimes defined in our Code and the machinery for punishment, but the main difficulty lies in the methods of criminal procedure which are archaic and have come to us from ancient times.

Too many men escape punishment on technicalities that are unnecessary in the administration of the criminal law or in the procedure of justice in such cases.

In some instances the criminal procedure in this State is in advance of most of the States and has ben progressive and forward-looking but we still cling to the ancient forms in the matter of indictment and information. While we have liberally permitted the amendments of indictments and information, still this is not sufficient to meet the needs of the situation.

The State Bar Association of this State unanimously adopted a recommendation to the Legislature that we take another forward step by the adoption of the so-called short form of indictment. This is particularly in vogue in the State of Massachusetts, where it has worked successfully and it has been adopted in other States.

For example, it is not infrequent that an indictment, drawn in the state of Iowa, would be in the following form:

DISTRICT COURT OF THE COUNTY OF \_\_\_\_\_  
IOWA

THE STATE OF IOWA

Against

A. B.



STATE OF IOWA, SS:  
INDICTMENT

The grand jury of the county of \_\_\_\_\_, in the name and by authority of the State of Iowa, accuse A. B. of the crime of murder, committed as follows:

The said A. B., on or about the \_\_\_\_\_ day of \_\_\_\_\_ A. D., \_\_\_\_\_, in the county aforesaid, in and upon the body of one C. D. then and there being and alive, wilfully, feloniously, deliberately, premeditatedly and with malice aforethought, did commit an assault with a deadly weapon, being a revolver, then and there held in the hand of the said A. B. and loaded and charged with loaded cartridges, and then and there the said A. B. did, with the specific intent to kill and

murder the said C. D., wilfully, feloniously, deliberately, premeditatedly, and with malice aforethought, shoot off and discharge the contents aforesaid of said deadly weapon, at, against, and into the body of the said C. D., thereby wilfully, feloniously, deliberately, premeditatedly, and with malice aforethought, inflicting upon the body of the said C. D. a mortal wound, of which said mortal wound the said C. D. from the said date of ....., A. D., ....., until the ..... day of ..... A. D., ....., at ....., in said County aforesaid, did languish and languishly did live, on which said ..... day of ....., A. D., ....., the said C. D., at ....., in the county aforesaid, died of the mortal wound so inflicted by the said A. B. as aforesaid; and so the grand jury say the said A. B., him, the said C. D., in the manner and by the means aforesaid, wilfully, feloniously, deliberately, premeditatedly, and of his malice aforethought, did kill and murder, contrary to the statute in such case made and provided and against the peace and dignity of the State of Iowa.

.....  
 County Attorney of  
 ..... County, Iowa.

The proposed statutory short form of indictment would be substantially as follows: (After the caption).

The grand jurors of the County of Polk accuse John Doe of murder and charge that on or about the first day of December, 1928, John Doe murdered Richard Roe.

(..... Burglary, and charge that on or about the first day of December, 1928, John Doe committed burglary in the dwelling of Richard Roe.)

(..... Robbery, and charge that on or about the first day of December, 1928, John Doe robbed Richard Roe, etc.)

In other words, the indictment will state the charge in the simplest possible form. And if, in a particular case the defendant really needs more information in order to prepare his defense, the court, on a proper showing, will order the county attorney to give him a bill of particulars setting forth the facts that he needs to know.

Such a short form of indictment covering the various crimes would simplify the practice, eliminate the possibility of technicalities in the forms of indictments under which many guilty men escape or new trials are unnecessarily granted at great expense.

The movement to simplify criminal procedure and avoid archaic technicalities is being studied by criminologists, judges, and lawyers throughout the Nation, and Iowa could well afford to lead in this.

This substitutes twentieth century common sense for absurd eighteenth century verbosity. Massachusetts has used this method in criminal cases since 1899 and has found it highly satisfactory. It has also been in use in England since 1915 and has been recommended by the American Law Institute.

## THE IOWA NATIONAL GUARD

The Iowa National Guard, at present, is composed of the following units:

State Staff.

Headquarters and Staff, 34th Division.

67th Infantry Brigade (133rd and 168th Infantry).

113th Cavalry

135th Field Artillery.

186th Hospital Company.

186th Ambulance Company.

Total: 242 Officers.

3 Warrant Officers.

3,361 Enlisted Men.

The quality of the Guard personnel has been improved to such an extent that the various units are now composed of the very best young men in the community in which the units are located. Weekly attendance at drills has improved seventy-five per cent (75%) and the officers who command the organizations are professionally qualified in all respects.

The State of Iowa is fortunate in having one of the best permanent camp grounds in the United States, located as it is approximately twelve (12) miles from Des Moines, it is finely adapted to the needs of the Guard. Units of the Guard now going into Field Training have nearly all the conveniences that could be expected. Facilities for hot water have been installed in each bath house during the past two years so that now each organization has comfortable bathing facilities, mess halls, ten floors, electric lights, and in addition to these features Camp Dodge has one of the largest swimming pools in the country.

In the matter of new construction at Camp Dodge, it will soon be necessary to provide a new machine shop, a Brigade Headquarters building, a hospital, and three regimental infirmaries. It is thought and expected that the Federal Government will assist in this construction. The regimental infirmaries and Brigade Headquarters buildings are made necessary by the fact that now the War Department orders our 34th Division Headquarters, and two Division Companies to Camp Dodge for annual training.

## UNIFORM VETERANS' GUARDIANSHIP ACT

The veterans of the late world war are very much interested in a uniform veterans' guardianship Act, in order that the estates of world war veterans can be administered uniformly and in the most economic manner. The Act is not intended to supersede or repeal the existing guardianship laws of the State. It is intended to apply only to the guardianship of Bureau beneficiaries and its limitations would operate only upon the administration of funds paid to a guardian by the United States Veterans Bureau. In other words, the law would not have effect

upon property received by the guardian of any incompetent or minor ward from sources other than the United States Veterans Bureau.

The Act provides among other things:

1. That the certificate of the Director of the United States Veterans Bureau shall be prima facie evidence of the necessity of the appointment of a guardian for an incompetent Bureau beneficiary.
2. That no one person may be guardian for more than five wards unless the wards are all members of the same family—exception being made in the case of Trust Companies who may be guardian for more than five persons.
3. That notice of hearing be filed upon the proper office of the United States Veterans Bureau upon the filing of an annual account or an application for an allowance from the guardianship estate for any purpose.
4. That the investment of guardianship funds which are not necessary to meet the current expenses of the ward be mandatory.
5. That a guardian's compensation shall be in reasonable amount as allowed by the Court but not to exceed five per centum of the income into the estate except upon a showing to the Court of the performance of unusual and extraordinary services by the guardian.

The proposed Act as a whole provides for a close co-operation between the United States Veterans Bureau and the State Courts for the purpose of preventing fraud and misappropriation of guardianship property. The legislation recognizes the joint responsibility of the Federal and State Governments in the administration of these guardianship estates and is intended to assure a maximum application of compensation and insurance payments for the actual benefit of the wards.

The recommendation of the National Conference of Commissioners on Uniform State Laws has endorsed this measure, also the American Legion and the Veterans of Foreign Wars. It is worthy of your earnest and thoughtful consideration.

## AERONAUTICS

Aeronautic legislation is of great importance to the people of our State. Cities and towns should be granted the power to establish, maintain and operate airports and landing fields either within or without their limits, to issue bonds for that purpose, and to levy a tax to pay such bonds and interest.

Uniformity in the matter of the operation of aircraft through the United States, whether interstate or intrastate in character, is desirable. Therefore, legislation should be enacted which will, in its effect, bring about the observance of requirements identical with those of the Federal Government. For like reasons it should be made an offense for airmen or

aircraft to operate or be operated within the State of Iowa unless and until licensed by the Federal Government.

The Secretary of State should be vested with power and authority to make and promulgate regulations covering air traffic rules in this State which shall conform to and coincide with the Air Commerce Act of 1926, air commerce regulations and air traffic rules issued pursuant thereto, and to enforce the provisions of state legislation requiring federal licensing of airmen and aircraft.

State legislation dealing with this subject should conform to Federal laws for interstate regulations.

### FEDERAL ESTATE TAX AND THE STATE

Our state, without any cost to its citizens, by making a change in its inheritance tax laws, could greatly increase the amount received from such taxes. The Federal Estate Tax provides that the amount paid on said inheritance tax may be credited on the Federal tax up to the amount of 80% thereof; the tax as levied at present in Iowa in many instances does not amount to 80% of the Federal tax.

If an additional amount was levied on the estates subject to the Federal tax to bring the amount of the state tax up to 80% it would cost the Iowa people nothing and would merely reduce the amount which goes to the Federal Government. State like New York, Massachusetts, California, and others have taken advantage of this provision. Some of the states have merely changed their laws by adding a short provision to the effect that where the total of state inheritance tax did not equal 80% of Federal tax an additional tax should be levied on the state equal to the difference. Others have changed their laws so as to levy rates that amounted almost to 80% of the rates of the Federal tax and graded it in the same manner.

The Inheritance Tax of Iowa ought to be entirely remodeled. At present it does not matter if the widow's share is a million dollars, if it does not exceed her dower interest, she pays no tax thereon; a widow's dower ought to be exempt up to \$50,000, but there is no good reason why the exemption should continue indefinitely.

The amendment of the Estate Law of Iowa as suggested herein will increase the income of Iowa approximately in the sum of \$400,000 for the biennium.

### HIGHWAYS

Four years ago our road laws were in a chaotic condition. Some progress had been made in the transition from the obsolete administrative machinery of pre-automobile days, but this transition had not been brought to its logical conclusion as to either primary or secondary roads. We were in between the old order and the necessities of the new order. The control of the primary roads was still vested in the counties, al-

though the state performed certain functions with respect to these highways. Primary road funds were allotted among the counties on a fixed basis, regardless of the necessities. Abutting property was assessed for a portion of the cost of paving. Pavement could not be built without a vote of the people, even though funds were on hand with which to make payment therefor. The county's credit was being absorbed in the voting of bonds for the improvement of the primary roads. The interest on these bonds was paid out of a property tax levied by the county. Funds were insufficient to meet the requirements. We were using primary funds on secondary roads. Our laws were in conflict with the federal aid road law. The Secretary of Agriculture had served notice on the Governor that we would cease to receive our allotted portion of the federal aid road funds if we did not change our laws so as to comply with the federal aid road act. Some progress was being made in the improvement of the secondary roads, but here also legal and administrative machinery were inadequate.

Our first concern was with respect to the primary roads. We felt that if we could get the primary road problem settled in a satisfactory manner, then the secondary road problem could be approached with unanimity of purpose and a good chance of success. We had at that time on our primary road system, 500 miles of pavement, 2,200 miles of gravel, 1,900 miles of graded but unsurfaced road, and 2,000 miles of ungraded road. We were building pavement at the rate of 100 miles per year, grading 400 miles per year, and graveling 350 miles per year.

In the inaugural address to the Forty-first General Assembly, I recommended

1. That our primary road laws be revised to comply with the federal aid law.
2. That special assessments for paving on primary roads be done away with, and all assessments previously levied be refunded.
3. That the allotment of primary road funds among the counties on a fixed basis be discontinued and that said funds be kept "as a single state fund for the improvement of the primary roads of the whole state."
4. That a tax be levied on gasoline sold in the state to provide additional funds, the proceeds of said tax to be divided between the primary and the secondary roads.
5. That "the direct construction and maintenance work on the primary roads and the funds created therefor" be placed "under the state highway department."
6. That the interest and principal of primary road bonds be paid from the primary road fund.
7. That the road user should pay for the roads.



These recommendations were amplified in a special message to the Forty-first General Assembly on February 14, 1925.

The 41st General Assembly amended our primary road laws so as to comply with the Federal Aid Act, thus securing to Iowa the continued receipt of her allotted portion of the federal aid road funds. The General Assembly also enacted a law levying a tax of two cents per gallon on gasoline sold within the state. One-third of this tax was devoted to primary roads; two-thirds was devoted to secondary roads. In the inaugural address to the 42d General Assembly, these recommendations were renewed with the further recommendations that an additional tax of one cent per gallon be levied on gasoline, the proceeds of said tax being devoted to the primary roads, and that the control of the township roads be vested in the county boards of supervisors. These recommendations, insofar as they pertained to the primary roads, were all enacted into law by the 42nd General Assembly.

In a special message of March 5, 1928, to the extra session of the 42nd General Assembly, it was recommended that an act authorizing the issuance of one hundred million dollars of state bonds for the completion of the improvement of the primary road system, be submitted to a vote of the people of the state. The fundamental principle of the proposal was that the bonds and the interest thereon should be paid out of the primary road fund and without the levying of a property tax. This measure was adopted by the General Assembly and later approved by an overwhelming vote of the electorate of the state.

Under the stimulus of these successive enactments by the 41st and 42nd General Assemblies, our primary road improvements were speeded up in a very gratifying manner. Whereas four years ago we were building pavement at the rate of 100 miles per year, we constructed 740 miles of pavement in 1928. In the four years that have intervened since the convening of the 41st General Assembly, we have paved 1,213 miles, graveled 1,401 miles, and permanently graded and bridged 1,961 miles of the primary road system. Considerably more than half this work has been accomplished in the two years intervening since the 42nd General Assembly completely revised our primary road laws. In these latter two years we have paved 1,060 miles, graded and bridged 1,136 miles, and graveled 707 miles. At the present time the condition of the primary road system is as follows

Paved .....	1,638 miles
Graveled .....	3,207 "
Built to finished grade but not surfaced.....	1,114 "
Not built to finished grade .....	802 "
	6,761 "
Total .....	6,761 "

With the adoption of the state bond act, the revision of our primary road laws and financial arrangements may be said to be complete. Our

laws affecting these highways are in every respect up-to-date and equal to those of any other state in the Union. A few minor adjustments of these statutes may be necessary from time to time, but substantially speaking, our primary road problem is settled. There remains only the administrative problem of building each year on our primary road system, such mileages of pavement, gravel, or permanent grade as may be necessary to fully complete the program with a period of six years as contemplated under the state bond act. When this program is completed, we will have a paved road system of substantially 5,000 miles. The remaining 1,700 miles of the primary road system will have been permanently graded, bridged and surfaced with gravel.

We can with confidence look forward to the completion of our primary road system under the state bond act. Experience thus far has shown that the estimates on which this act is founded were conservative and sound. Pavement constituted the principal item of expenditure in the construction program. The estimates submitted to the legislature when this act was under consideration were based on a cost of \$28,000 per mile for pavement. At the present time, contracts for pavement are being let considerably below that figure, in many instances even below \$25,000 per mile. The estimated income from the motor license fees and gasoline tax going into the primary road fund, as submitted to the General Assembly when the act was adopted, amounted to \$13,689,000 per year. In the twelve months period ending November 30, 1928, the actual income from these sources was \$14,390,817.00 or more than \$700,000 in excess of the estimates submitted to the General Assembly which adopted the state bond act. Even at the smaller figure our state bond program was on a sound financing basis, as the estimates showed that there would be a surplus of nearly three million dollars per year during the bond-paying period, over and above the payment of principal and interest on the state bonds and all other obligations against this fund.

The state highway commission is well organized with an efficient engineering force capable of supervising the expenditure of the vast funds provided under the state bond act, and able to safeguard the interests of the people in the building of these highways.

We may now consider our primary road problem solved and turn our undivided attention to the solution of our secondary road problem, of which I will have more to say later.

I recommend the adoption, by the State, of the bridges and city streets needed for the continuity of the highway system, together with ample provision for the expense thereby imposed upon the Primary Highway Fund.

I commend to your early and earnest consideration the disposal of problems involving the future of the public highways to the end that there may be as little derangement as possible in the continuing activities of the Highway Commission.

The Workmens' Compensation Act should be amended so, that the accidents in connection with the construction of the highways should be charged to and paid from the Highway Fund.

#### REGULATING THE OPERATION OF VEHICLES ON HIGHWAYS

In every state law there are some matters of local concern only. There are other matters on which there is a crying need for harmony.

Today the traveling motorist cannot avoid constant unwitting violation of the numerous conflicting statutes. Because of inadequate state laws, cities have adopted regulations still further in conflict. This situation breeds disrespect of all motor vehicle laws, and causes infinite inconvenience, delay, confusion and accidents. Uniformity of laws will promote law observance, comfort and safety.

The summary as prepared by the Commissioners on Uniform State Laws for the convenience of legislators, state officials, and others who believe in the principle of uniform traffic regulations is worthy of your earnest consideration.

I recommend the adotion of the Uniform Motor Vehicle Code, including: Uniform Motor Vehicle Registration Act; Uniform Motor Vehicle Certificate of Title and Anti-Theft Act; Uniform Motor Vehicle Operator's and Chauffeur's License Act; and Uniform Act Regulating the Operation of Vehicles on Highways; drafted by the National Conference of Commissioners on Uniform State Laws.

#### BANKING

The past two years have been years of reconstruction for the banks of Iowa. In many respects these two years have been the culmination of the economic troubles of Iowa, as there have been more bank difficulties than for many generations. Deflation of Iowa land values and of farm products forced the failure of many banks and also made necessary the reconstruction of many other institutions. These conditions have also made necessary the installations of new banking practices and different banking methods. Banking has been going through a transition which has made it imperative that safer banking methods be adopted and that the troubles caused by economic conditions and poor banking be corrected. The Banking Department of the State of Iowa has had a very busy two years, working day and night, many times seven days a week, helping in a constructive way to build up the banks of the state. The public cannot know of 95% of the work of this Department. The scores of banks saved and the hundreds of bad situations worked out, of course, cannot be made public. There has been a sincere, honest endeavor made to be of constructive help at all times. The Superintendent and his force have been handling an unprecedented situation of a combination of bank and business trouble which has never been equaled in this state. However, by wise counsel, constructive work, and by the putting in force of better banking rules the Department has been able to make a wonderful record in the improvement of banking conditions. One of the

reasons for so much bank trouble in this state has been its over-banked condition and the Department is taking a very conservative attitude in refusing requests for many new charters. Too many banks was responsible for many troubles, among others, the making of poor loans on account of competition, paying too much for deposits, and general bad banking practices. Good banking in Iowa now requires a larger minimum capital than formerly and no banks have been chartered with less than \$25,000.00 capital and a substantial paid in surplus. At the present time, banks of this state are better and safer than ever before.

The Banking Department has charge of 697 Savings Banks, 336 State Banks, and 13 Trust Companies. On October 3, 1928, these banks had deposits of \$573,696,850.43, and capital of \$44,511,300.00, surplus and profits of nearly \$30,000,000.00. They had loaned out to Iowa people \$498,704,361.94 to keep the business of this state going in good shape. Deposits have increased in a satisfactory manner during the past year, having gone up at the rate of a million dollars a month.

The Superintendent of Banking, in addition to his other duties, also has charge of all of our closed banks as official Receiver. This has more than doubled the work of the Department. Mr. Andrew has charge of 198 closed banks, with assets of over one hundred million dollars, and the Department has paid back to the depositors \$40,000,000.00 at the lowest cost of administration that has ever been known in trusts of that kind. Enough has been received from interest and rents to cover all of the costs of receivership of every kind.

The next two years should show a continued improvement for the banks of this state. There are still many problems to be worked out, but nearly all of them are contingent on a better movement of land at a fair price. Nearly all of the remaining bank problems in this state can be easily solved under these conditions. Improvement in economic conditions will, of course, first affect and benefit the banks. In a large measure they have "cleaned house," better banking practices are in force, expenses have been reduced and new items of revenue made possible. The number of banks in this state should not be increased for some time; in fact, a large number of consolidations should be made and the Banking Department is working on several of these at the present time. The best solution for an over-banked condition in any community is a consolidation. Too many banks make a large overhead for the community to support and results in dangerous banking conditions.

The bankers of Iowa have been taught, by severe losses, that poor banking methods do not pay. Excess loans, frozen capital loans, and loans poorly secured have resulted in large losses. The result is that the bankers of this state have entered on an era of better banking, aided and counseled by the Banking Department of the state, and the coming two years should be years of real advancement and years of better business and banking in Iowa.

### THE CHALLENGE OF THE HEROES IN OLIVE DRAB

The Thirty-eighth General Assembly provided for the creation of the Iowa War Roster Commission. This commission was authorized to gather material for publication as follows:

1. Complete roster of all soldiers, sailors and marines of all grades who served in the army, navy or marine corps in the Mexican Border Service of 1916 and 1917, and the World's War of 1917, 1918 and 1919.
2. Appropriate Historical Sketches of the organizations in which any considerable number of Iowa men served.
3. Summary of casualties.
4. Lists of Iowa soldiers, sailors and marines captured by the enemy.
5. Those buried in national and foreign cemeteries.
6. Those decorated or cited for any cause by the United States or any of the allied governments.
7. Sketches of the Selective Service work in Iowa, with reference to the work of state headquarters, district, local, medical and legal advisory boards, and government appeal agents.

The work has been carried on as nearly as possible in accordance with the provisions of the law creating the War Roster Commission. Great care has been exercised and exhaustive research made in the preparation of the historical sketches, and to verify the service records of those who served in the Mexican Border trouble and the 114,217 Iowa men and women enlisted in the World War. Of these, 54,147 were sent overseas and a total of 3,576 gave their lives in behalf of humanity and the Nation in the battle lines and in the camps at home and abroad.

No greater sacrifice can be named than that where men and women have been called to service for humanity and country at the risk of their lives, the separation from loved ones, at much financial loss and to endure the awful hardships incident to warfare. Some one has fittingly described the challenge which their service should afford to all alike: "The memory of our heroes, fallen and living, must be an inspiration forever to those of us who survive them, and because of them our goal, which is indeed the goal of the Nation, must be the ideal Commonwealth where loyalty is each citizen's chiefest passion."

We have in pulished form the history and record of those who served in the Civil War and the Spanish War, and it now becomes the duty of the state to do likewise for those who participated in the Mexican Border service and in the World War.

### CONCLUSION

Finally, I cannot allow this occasion to pass without paying tribute to the officials and employees in public service whose efforts have been so instrumental in bringing about our present happy situation. Depart-

ment heads and elective officers have done more than merely discharge and function concerning the duties of their respective offices. A fine spirit of related helpfulness has been manifested. Whenever opportunity has afforded a chance to pull together for the public interest, there has been excellent team work and a complete absence of that friction which sometimes mars official relationship. Departmental co-ordination is the source from which the administration has drawn its strength to serve the people. I would emphasize the fidelity and diligence of the great army of State employees without which leadership could accomplish little. Zeal and integrity have marked the performance of the men and women who are doing the work of the State Government as competently.

Respectfully submitted,

JOHN HAMMILL,

*Governor.*

#### CANVASS OF VOTES

The President announced that the time had arrived for the canvass of the votes cast for the offices of Governor and Lieutenant-Governor at the general election held on November 6, 1928, and announced as teller on the part of the Senate, McLeland of Marshall, and as assistant tellers, Senators Rogers of Grundy and Cochrane of Montgomery.

Speaker Johnson announced as teller on the part of the House, Johnson of Dickinson, and as assistant tellers, Representatives Dayton of Washington and Ellsworth of Hardin.

The President further announced that, in accordance with statute, Tellers Johnson of Dickinson and McLeland of Marshall would constitute the judges of said canvass.

Speaker Johnson in the chair.

The Speaker then opened the returns in the presence of the joint convention, and the tellers proceeded to canvass the vote for Governor and Lieutenant-Governor of the State of Iowa cast at the general election held on November 6, 1928.

Baker of Jasper moved that the joint convention now recess until 1:45 p. m., Thursday. Motion prevailed.

The House reconvened, Speaker Johnson in the chair.

COMMUNICATION FROM THE SECRETARY OF STATE

The following communication was received from the Secretary of State:

*To th Honorable, the Speaker of the House of Representatives.*

I, Ed. M. Smith, Secretary of State for the State of Iowa, and keeper and custodian of the election records of said state, do hereby certify that attached hereto is a copy of a proposed amendment to the Constitution of Iowa, as certified to the county auditor of each county of the state, and by them submitted to the electorate of said state at the general election held on November 6, 1928, and that also attached hereto is a true and correct copy of the abstract of the state board of canvassers as filed in this department, disclosing the result of such election.

For the Amendment.....	352,027
Against the Amendment.....	201,812

In testimony whereof, I have hereunto set my hand and affixed my official seal this 15th day of January, A. D. 1929.

(Seal)

ED. M. SMITH, Secretary of State.

SENATE JOINT RESOLUTION NO. 1

Joint Resolution proposing an amendment to section thirty-four (34) of article three (3) of the constitution of the state of Iowa, as said section now appears on page fifty-three (53), code, 1924, relating to the apportionment of the state into senatorial districts.

*Be it resolved by the General Assembly of the State of Iowa:*

Section 1. Number of senators. That the following amendment to section thirty-four (34) of article three (3) of the constitution of the state of Iowa, as said section now appears on page fifty-three (53), code, 1924, be and the same is hereby proposed:

That the period (.) at the end of said section thirty-four (34) of article three (3) of the constitution of the state of Iowa be stricken and the following inserted:

”, but no county shall be entitled to more than one (1) senator.”

Sec. 2. Be it further resolved that the foregoing proposed amendment be and the same is hereby referred to the legislature to be chosen at the next general election, for members of the next general assembly, and the secretary of state cause the same to be published for three (3) months previous to the date of said election as provided by law.

Approved April 3, A. D. 1925.

I hereby certify the above to be a true and correct copy of Senate Joint Resolution Number One, 41st General Assembly.

(Seal)

ED. M. SMITH, Secretary of State.

STATE OF IOWA, ss.

We, the undersigned Board of State Canvassers of the State of Iowa, do hereby certify that at the General Election held on the sixth day of November, A. D. 1928, there were Five Hundred Fifty-three Thousand Eighty Hundred Thirty-nine (553,839) ballots cast upon the question "Shall the constitutional amendment, being Chapter 279, Acts of the 41st G. A., be adopted and approved?"

For the Amendment—Three hundred fifty-two thousand twenty-seven (352,027).

Against the Amendment—Two hundred one thousand eight hundred twelve (201,812).

We therefore declare The Constitutional Amendment being Chapter 279, Acts of the 41st General Assembly, duly adopted and approved.

In testimony whereof, We have hereunto set our hands and caused to be affixed the Great Seal of the State of Iowa, at Des Moines this 30th day of November, A. D. 1928.

JOHN HAMMILL, Governor,  
 ED. M. SMITH, Secretary of State,  
 J. W. LONG, Auditor of State,  
 R. E. JOHNSON, Treasurer of State,  
 M. G. THORNBURG, Secretary of Agriculture,  
*Board of State Canvassers.*

I, Ed. M. Smith, Secretary of State of the State of Iowa, do hereby certify that I selected the newspapers below named, being two in each congressional district in the state of Iowa, to publish Senate Joint Resolution No. 1, as passed by the Forty-first General Assembly, and referred to the Forty-second General Assembly, proposing an amendment to the Constitution of the State of Iowa, relating to the apportionment of the state into Senatorial Districts:

First Congressional District—Washington Democrat, Washington; Bonaparte Record, Bonaparte.

Second Congressional District—De Witt Observer, De Witt; North English Record, North English.

Third Congressional District—Franklin County Recorder, Hampton; Hopkington Leader, Hopkington.



Fourth Congressional District—Argo Gazette, West Union; New Hampton Tribune, New Hampton.

Fifth Congressional District—Cedar Valley Times, Vinton; The Tribune, Cedar Rapids.

Sixth Congressional District—What Cheer Patriot, What Cheer; Colfax Tribune, Colfax.

Seventh Congressional District—Dallas Center Record, Adel; Plain Talk, Des Moines.

Eighth Congressional District—Sidney Argus, Sidney; Creston Advertiser, Creston.

Ninth Congressional District—Harrison County News, Missouri Valley; Oakland Acorn, Oakland.

Tenth Congressional District—Jewell Record, Jewell; Pocahontas Democrat, Pocahontas.

Eleventh Congressional District—Hawarden Chronicle, Hawarden; O'Brien County Bell, Primghar.

And I further certify that said Joint Resolution No. 1 was published in said newspapers for the period of three months previous to the general election for members of the Forty-third General Assembly, as provided by law.

In testimony whereof, I have hereunto set my hand and caused to be affixed the official seal of the Secretary of State of the State of Iowa.

Done at Des Moines this 14th day of January, A. D. 1929.

(Seal)

ED. M. SMITH, Secretary of State.

#### ASSIGNMENT OF SEATS IN PRESS GALLERY

The Chief Clerk announced the following assignments of desks in the press gallery:

1. G. W. Churchill, Register.
2. Cliff Millen, Tribune-Capital.
3. I. C. Kartak, Associated Press.
4. Fred Noland, United Press.
5. Grant L. Caswell, Iowa Press Association.
6. J. W. Jarnagin, General Correspondent.
7. L. O. Holmberg, General Correspondent.

## PETITION

Bixler of Adams presented a communication from John Stepheny relating to the open season on fur bearing animals. Referred to the committee on fish and game.

On motion of Rutledge of Webster the House adjourned until 10 a. m., Wednesday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES.  
DES MOINES, IOWA, JANUARY 16, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. C. E. Burdine, pastor of the Presbyterian church, Wapello, Iowa.

Journal of January 15th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Elliott of Scott for today and tomorrow, on request of Hansen of Scott; Baker of Jasper for today and tomorrow, on request of McCreery of Linn; Ratliff of Henry for today and tomorrow, on request of Mathews of Des Moines; Sass of Woodbury for today, on request of Johnson of Keokuk; Simmer of Wapello for today and tomorrow, on request of Wilson of Tama; Lichty of Black Hawk for today and tomorrow, on request of Hollis of Black Hawk; Eckles of Butler for today and tomorrow, on request of Crozier of Mahaska; Byers of Linn for today and tomorrow, on request of Mathews of Des Moines; Pattison of Jefferson for today and tomorrow, on request of Mathews of Des Moines; Hunt of Louisa for today and tomorrow, on request of Vaughn of Ringgold.

Nelson of Hancock, from the Joint Committee to arrange for the Inaugural Ceremonies, submitted the following report:

In connection with the Inaugural Ceremonies, the afternoon of Thursday, January 17th, and the Governor's Reception the evening of Thursday, January 17, 1929, it is respectfully requested that the members of the Forty-third General Assembly cooperate in the following arrangements:

## AFTERNOON

- (a) The ceremonies will be held in the House Chamber.
- (b) It is requested that the Senate members proceed from the Senate Chamber, as a body, so as to be seated not later than 2 o'clock p. m.
- (c) The regular program will begin promptly at 2:15 o'clock p. m.
- (d) Each member of the Senate will be furnished tickets for guests as follows:

2—For seats on floor of House Chamber.

2—For seats in south balcony of House Chamber.

(e) Each member of the House will be furnished tickets for guests as follows:

2—For seats on floor of House Chamber.

2—For seats in south balcony of House Chamber.

#### EVENING

(a) The Reception will be held in the Executive Offices.

(b) It is requested that the members of the Forty-third General Assembly and their guests meet in the Senate Chamber not later than 7:45 o'clock p. m., and that the members of the Senate and their guests proceed by way of the south stairway, to the reception room, followed by the House members and their guests. An officer from the Adjutant General's office will act as escort.

(c) Each member of the Senate and House will be provided with pass tickets, six (6) in number, one for himself and the balance for his guests. It is urgently requested that these pass tickets be shown the officers on duty at door of Senate Chamber, otherwise it will be impossible to keep the general public from crowding into the room.

(d) It is hoped by this procedure, and with the cooperation of the Senate and House members and their guests, to avoid congestion, keep unauthorized persons from entering, and facilitate prompt departure for reception rooms.

(e) The line will leave the Senate Chamber promptly at 8:00 o'clock p. m.

C. H. NELSON, *Chairman.*

On motion of Mr. Nelson the report was adopted.

Berry of Monroe moved to reconsider the vote by which the report of the committee on committee clerks was adopted.

Hubbard of Pottawattamie moved that action be deferred until committee assignments have been made.

Crozier of Mahaska moved the previous question.

Motion prevailed and the previous question was ordered.

On the question "Shall action be deferred on the motion to reconsider?" a roll call was demanded.

The ayes were, 71.

Aiken	Hatter	King	Rice
Albert	Hayes	Kline	Rutledge
Bair	Heald	Lamb	Ryder
Barnes	Helgason	Lomas	Rylander
Buchmiller	Hill	McCaulley	Shannon
Byers of Fayette	Hollingsworth	McCreery	Smith
Clark	Hollis	McMillan	Swanson
Cole	Holmgren	Mathews	Taylor
Crozier	Hopkins	Miller	Torgeson
Dayton	Hubbard	Nelson of Story	Truax
Dean	Hush	O'Donnell	Van Wert
Elliott of Polk	Istad	Orr	Vaughn
Ellsworth	Jaycox	Paulson	Vosseller
Files	Jensen	Pendray	Wamstad
Gilmore	Johnson of	Randall	Wearin
Greene	Dickinson	Rawlings	Whiting
Hagglund	Johnson of	Reimers	Wilson
Hall	Keokuk	Reno	Mr. Speaker
Hansen			

The nays were, 19.

Ballew	Cox	Irwin	Read
Berry	Figgins	McIlrath	Shields
Bixler	Finnern	Mounce	Van Buren
Burton	Fleming	Nelson of	Venard
Bush	Griswold	Hancock	
Campbell			

Absent or not voting, 18.

Allen	Forsling	Lichty	Pattison
Baker	Hanson	Lovrien	Ratliff
Byers of Linn	Hattendorf	McIntosh	Sass
Eckles	Hunt	O'Brien	Simmer
Elliott of Scott	Knudson		

Motion prevailed and action was deferred.

On motion of Venard of Sioux the House adjourned until 10 a. m., Thursday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, JANUARY 17, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by Rev. Lloyd Ellis, pastor of the Christian church, Moulton, Iowa.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Sass of Woodbury for the day on request of Johnson of Keokuk; Hanson of Winnebago for the day on request of Torgeson of Worth.

## OATH OF OFFICE

O'Brien of Allamakee took and subscribed to the following oath:

I do solemnly swear that I will support the Constitution of the United States and the State of Iowa and that I will faithfully and impartially perform the duties of the office of Representative in the General Assembly of Iowa according to law and to the best of my ability, so help me God.

Hollis of Black Hawk announced that the Farm Bureau Quartette of Bremer county was present and moved that they be invited to sing in the House, at this time. Motion prevailed and the quartette was escorted to the Speaker's station.

Ellsworth of Hardin offered the following resolution:

## RESOLUTION

*Resolved by the House,* That the Speaker appoint a committee to send the greetings of this House of Representatives to former Speaker Luther V. Carter, with expressions of appreciation for his long and splendid service to the State, and sincere hope for his early recovery to health and strength.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Ellsworth moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed as members of such committee, Ells-

worth of Hardin, Knudson of Hamilton, Eckles of Butler and Albert of Grundy.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has adopted the following Committee Report in which the concurrence of the House is asked:

Report of the Joint Committee to employ extra help for the 43rd General Assembly.

Also that the Senate has adopted the following Concurrent Resolution in which the concurrence of the Senate was asked:

House concurrent resolution No. 3 relative to providing uniforms for House and Senate Pages.

WALTER H. BEAM,

*Secretary.*

McCaulley of Calhoun called up the report of the joint committee on extra help and moved its adoption.

#### REPORT OF JOINT COMMITTEE ON EXTRA HELP

*To the Honorable President of the Senate and Speaker of the House of Representatives:*

Your joint committee, appointed to consider applications and to nominate the extra help of the Forty-third General Assembly, begs leave to submit the following report and recommendations:

That the positions following be filled by the persons whose names appear herein at the compensation respectively set forth, beginning January 14, 1929:

Assistant Law Research—W. T. Frame, \$6.00 per day.

Assistant Research—General—Helen M. Albert, \$4.00 per day.

Authority granted to the Librarian to select stenographer at \$4.00 per day.

Senate Telephone Messenger—Harold Lewis, \$2:50 per day.

Page to Librarian and his office—James MacGuire, \$4.00 per day.

Messenger and Mail Carrier—Claude Carr, \$4.00 per day.

Assistant Matron—Carrie Gibson, \$4.00 per day.

Elevator Tender—Meyer Rest, \$100.00 per month.

Elevator Tender—L. G. Shannon, \$100.00 per month.

Electrician—Frank Shaeffer, \$4.00 per day.

Janitor—Gordon Glascock, \$100.00 per month.

Janitor—W. Grund, \$100.00 per month.

Janitor—George Corper, \$100.00 per month.

Janitor—G. H. Irwin, \$100.00 per month.

Janitor—C. M. Harmont, \$100.00 per month.

Janitor—C. A. Morrow, \$100.00 per month.

Janitor—R. B. Richards, \$100.00 per month.

Janitor—J. A. Cline, \$100.00 per month.

Janitor—Howard Smith, \$100.00 per month.

Respectfully submitted,

B. M. STODDARD,

CLYDE H. TOPPING,

*On the part of the Senate.*

MARION R. MCCAULLEY,

WILBER F. HUBBARD,

WM. T. GILMORE,

*On the part of the House.*

Motion prevailed and the report was adopted.

On motion of Lomas of Howard the House adjourned until 1:30 p. m. today.

### AFTERNOON SESSION

The House reconvened, Speaker Johnson in the chair.

Hollingsworth of Boone moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in joint convention.

Motion prevailed and the Speaker appointed as such committee: Hollingsworth of Boone, Venard of Sioux, and Hayes of Dubuque.

The committee appointed to notify the Senate that the House was ready to receive it in joint convention reported that their duty had been performed. The report was accepted and the committee discharged.

The sergeant-at-arms announced the arrival of the President pro tempore of the Senate, the Secretary of the Senate and the honorable body of the Senate.

The President pro tempore of the Senate was escorted to the Speaker's station, the Secretary to the Chief Clerk's desk and the members of the Senate took seats in the west side of the chamber.

### JOINT CONVENTION

JANUARY 17, 1929.

The joint convention reconvened, Hon. Frank Shane, President pro tempore of the Senate, presiding.

The President pro tempore declared a majority of the General Assembly present at the joint convention.



The tellers reported as follows:

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, JANUARY 17, 1929.

MR. PRESIDENT AND GENTLEMEN OF THE JOINT CONVENTION: Your tellers, appointed by the President of the Senate and the Speaker of the House of Representatives to canvass the vote cast for candidates for Governor and Lieutenant Governor at the election held November 6, 1928, beg leave to make the following report of the total vote cast for Governor:

John Hammill .....	592,338
L. W. Housel .....	350,736
H. N. Rand .....	1,968
Howard Rose .....	1,767
William F. Patton .....	349

And the total vote cast for Lieutenant Governor at the election held November 6, 1928:

Arch W. McFarlane .....	579,445
Robert L. Finch .....	319,010
Sam J. Olson .....	1,876
Andrew Engle .....	1,704
Walter Swezey .....	287

All of which is most respectfully submitted:

W. E. McLELAND,  
FRANCIS JOHNSON,

*Judges.*

CHAS. T. ROGERS,  
WM. COCHRANE,  
C. O. DAYTON,  
E. O. ELLSWORTH,

*Tellers.*

On motion of Senator McLeland of Marshall the report was adopted.

President pro tempore of the joint convention announced that John Hammill having received the highest number of votes cast for Governor, was duly elected to the office of Governor of the State of Iowa for the ensuing term, or until his successor is duly

elected and qualified, and that Arch W. McFarlane was duly elected to the office of Lieutenant Governor for the ensuing term, or until his successor is duly elected and qualified.

The following certificates were signed in the presence of the joint convention.

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, JANUARY 17, 1929.

This is to certify that upon a canvass in joint convention of the two houses of the Forty-third General Assembly of the State of Iowa of all the votes cast at the general election held November 6, 1928, for the office of Governor of the State of Iowa, it appeared that John Hammill received the highest number of all votes cast for any candidate at said election for said office, and was thereupon declared duly elected to said office for the term of two years and until his successor is duly elected and qualified.

Signed in the presence of the joint convention this 17th day of January, A. D. 1929.

FRANK SHANE,

*President pro tempore of the Senate and  
President of the Joint Convention.*

J. H. JOHNSON,

*Speaker of the House.*

W. E. MCLELAND,

*Teller of the Senate.*

FRANCIS JOHNSON,

*Teller of the House.*

A. C. GUSTAFSON,

*Clerk of the House and Clerk of the  
Joint Convention.*

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, JANUARY 17, 1929.

This is to certify that upon a canvass in joint convention of the two houses of the Forty-third General Assembly of the State of Iowa of all the votes cast at the general election held November 6, 1928, for the office of Lieutenant Governor of the State of Iowa, it appeared that Arch W. McFarlane received the highest number of all votes cast for any candidate at said election for said office, and was thereupon declared duly elected to said office for the term of two years and until his successor is duly elected and qualified.

Signed in the presence of the joint convention this 17th day of January, A. D. 1929.

FRANK SHANE,  
*President pro tempore of the Senate and  
President of the Joint Convention.*

J. H. JOHNSON,  
*Speaker of the House.*

W. E. MCLELAND,  
*Teller of the Senate.*

FRANCIS JOHNSON,  
*Teller of the House.*

A. C. GUSTAFSON,  
*Clerk of the House and Clerk of the  
Joint Convention.*

President pro tempore Shane then directed the abstract of votes and certificates of election to be filed with the Secretary of State.

Senator Rogers of Grundy moved that a committee of five be appointed to notify the Governor-elect John Hammill and Lieutenant Governor-elect Arch W. McFarlane of the official result of the canvass of the votes.

Motion prevailed and the President pro tempore named as such committee, Senators Rogers of Grundy and Doran of Boone, and Representatives Nelson of Hancock, Johnson of Dickinson, and Files of Cerro Gordo.

Senator Rogers of Grundy, chairman of the joint committee appointed to notify Hon. John Hammill and Hon. Arch W. McFarlane of their election to the offices of Governor and Lieutenant Governor, respectively, submitted the following report and moved its adoption.

MR. PRESIDENT: As a committee appointed at the joint convention to inform the Honorable John Hammill and Honorable Arch W. McFarlane of their election to the offices of Governor and Lieutenant Governor, respectively, we beg leave to report that we have performed the duty assigned to us and that each officer assured us that he stands ready to assume the duties of his office.

CHAS. T. ROGERS,  
L. R. DORAN,  
C. H. NELSON,  
FRANCIS JOHNSON,  
CHAS. W. FILES,

Motion prevailed and the report was adopted.

The sergeant-at-arms announced the arrival of Governor-elect John Hammill and Lieutenant Governor-elect Arch W. McFarlane, accompanied by the Governor's staff.

Governor-elect Hammill and Lieutenant Governor-elect McFarlane were escorted to the Speaker's station.

Invocation was delivered by the Rev. A. A. Brooks.

The oath of office was administered to Lieutenant Governor-elect Arch W. McFarlane by the Hon. E. G. Albert, Chief Justice of the Supreme Court of Iowa.

Lieutenant Governor Arch W. McFarlane, President of the joint convention, presiding.

The oath of office was administered to Governor-elect John Hammill by the Hon. E. G. Albert, Chief Justice of the Supreme Court of Iowa.

Lieutenant Governor McFarlane then presented Governor Hammill, who delivered the following address:

#### GOVERNOR'S INAUGURAL ADDRESS

*Mr. President, Mr. Speaker, Senators and Representatives of the Forty-third General Assembly, Ladies and Gentlemen:*

In your presence I have just taken a solemn oath as Governor for the third time that I will support, obey and defend the Constitution of the United States, and the Constitution of this State. That I will discharge the duties of my office with fidelity. This public ceremony has the sanction of establish usage, which had its beginning no doubt in the thought that the incoming executive should be impressed with the seriousness of his responsibility, and that the people should at the same time be imbued with a sense of affectionate interest in their government. It does not need the pomp of this formality, however, to make me appreciate the duties that I am assuming toward all the people of the State. Prominent in my mind is a sense of anxiety lest my very fallible judgment lead me into acts that may prove harmful to the best interests of my state and its people. Surely no one in my present position could do aught but highly resolve that his every faculty and effort should be devoted to their welfare. May God give me strength and wisdom to carry out that resolution.

May I not, my fellow citizens, express the thought that I am not alone assuming a solemn responsibility for the third time today? I am entering into a covenant with you. My part of the covenant has been spoken, my promise given. But this is a government of the people, not merely a government of their elected servants, and you, as well as I have entered

into this solemn engagement. It is a duty of every citizen to support, obey and defend the Constitution of the Nation and the Constitution of the State. If I swear to enforce the laws of the State, you on your part, are equally obliged to obey the laws, and to support and sustain your public officials in their efforts to execute them. Our responsibility is mutual and we must both be faithful if we want to retain and enjoy unimpaired the blessings of our Democratic form of government.

We cannot too often renew our faith in the righteousness of the rule of the people. Our whole governmental structure, national and local, is founded on the principle that the will of the people is supreme. Jefferson expressed it that only the people truly know what the people need; that those who can take care of themselves are wise and practical enough to help care for state and nation; and that the only way to enforce laws is that the laws shall voluntarily be made by those who are to observe them. The people therefore are the rulers. Unless we have faith in their honesty and good sense, we shall be doubting the efficacy of our form of government. If I have been elevated temporarily to a position of authority, I am mindful of the fact that I have been elevated by you and that my duty is to carry out your wishes.

The Constitution of our State says, "The governor shall see that all the laws are faithfully executed." It is, therefore, not for him to elect which laws shall be executed. His sworn duty is to execute all the laws and no blame can attach to him if he enforces his oath of office. He can only be held culpable if he executes certain of the laws and ignores the rest. Here, too, his duty is identical with that of every good citizen. There can be no strength or security in our Constitution if citizens undertake to live up to the laws they approve, and flout those they do not like. Domestic tranquillity is submerged by such a course, and the resultant internal strife and dissension will cause true patriotism to wane and progress to halt.

Under our form of government, our public servants are chosen in the turmoil and passion of party strife. Partisanship runs high during our elections and tolerance for the views of our political opponents sinks to a low ebb. This is deplorable because it promotes narrowness and political bigotry. When the election is over it is at least time for sober sense to return, and the heat of the partisan should be submerged in the patriotism of the citizen.

The majority of the people has decided upon the personnel of the government, and it is the government of all the people, not of any one party. There should be ungrudging acquiescence in the popular will, politics should be laid aside and all should unite to promote the general welfare. Good citizens of whatever party will therefore unite in aiding and supporting their government officials. It is my hope that partisan distrust and illwill may be replaced with confidence in one another, and that we may work together harmoniously in achieving the destiny of the State we love which is our home.

That Iowa has a great destiny, let no one doubt. It is now almost eighty-two years since she was admitted to the sisterhood of States. We may profitably glance back over the record of those eight decades to see

whence she came and how far she has traveled. Looking backward is a useless gesture if it means nothing except worshipping the past, but it is useful if it reveals to us the progress that has been made and spurs us on to renewed effort.

Our population has increased from 102,388 in 1846 to 2,419,927 in 1925, a gain of approximately 22.63 per cent. Our assessed valuation of \$539,737,596 in 1900 has grown more than eight fold to a total of \$4,407,649,584 in 1928. Sometimes we become impatient that the growth has not been faster and yet this is surely a consistent gain. This retrospect should renew our faith in our State and reassure us that Iowa is moving steadily forward in material development.

### LESS LAWS

On the making of many laws there seems no end. Our country suffers from legislative "indigestion," if we may employ the term. "Less Laws" might well be our motto with profit to our State.

It has been a maxim of the Legislature that each member is entitled to one legislative measure. A crowding of our statutes is the inevitable result.

Equal stress on statutory repeals would insure a stricter observance of the laws that should survive.

### ECONOMY

Economy should be our keynote. To that, we should dedicate ourselves if we follow the example and precepts of our forefathers. America, on its economic side, needs, above all else, to return to the simple living and high thinking of another day if we are not to journey the path of luxurious living leading to the same inevitable decay that awaited other nations drunk with material success.

The frugality and simplicity that characterized our forefathers as they painfully created this State and nation from the wilderness of their day, teach in no uncertain terms the necessity of sacrifice to success. We shall never suffer for foregoing the pleasures that now teem on every hand. All the lessons of history teach that nations have perished when debauched with success.

Economy, then, in finance, may well be our watchword as we establish the policy of our State for the two years immediately ahead. Some individuals will argue that such parsimony can never bring success. Their policy is not found written, however, in the platform of either of the political parties in this State, and this would indicate rather clearly that it does not command the confidence of large groups of our population. On the other hand, each platform does pledge the strictest economy in governmental affairs consistent with the proper conduct of the affairs of the State, and this may reasonably be interpreted into a mandate not to spend unnecessarily on any hand, and to curtail wherever that shall be prudently possible.

Such seems fairly to be the obligation of both the great parties in this State today.

## AGRICULTURE

The condition of agriculture has aroused the solicitude and engaged the thoughtful attention of public authorities in both State and Nation. In Iowa the Department of Agriculture has exerted itself in many ways to alleviate unfortunate conditions and lend support to the industry. Every agency of communication has been commandeered to spread information that might be helpful in increasing productivity and in marketing the output to the best advantage to the farmers. Experiment stations have been established and laboratories introduced for the purpose of studying all forms of plant and animal diseases, the origin, habits and the best methods of destroying all sorts of insect pests.

The studies of soil adaptability, fertilization, preparation, cultivation, harvesting and marketing have all been sponsored and encouraged throughout the State in a most helpful way. The dairy business has received marked consideration by both the Department of Agriculture and the State College of Agriculture and Mechanic Arts, to the end that the dairy herds may yield the maximum of production freed from the menace of communicable diseases. With an evident eagerness for enlightenment and growing interest in their problems, the farmers themselves are giving agriculture a new importance. There has been a decided increase in both production and value of crops. There is observable a growing tendency for the farmers to get together to work out their own problems. In any sphere of life self-helpfulness is the surest means of achieving success. On this bit of homely wisdom the farmers need no instruction. No class surpasses them in industry, self-reliance and the general understanding of their business. In the get-together movement there have grown up a number of useful organizations. Their influence is so widespread and their methods so practical and effective that the beneficial results of their activities entitle them to our grateful acknowledgment. The agricultural societies have made a useful contribution. Recently they have been exceedingly prosperous and their better and more varied exhibits have naturally attracted large attendance. The displays made by them are highly stimulating to efforts for higher standards.

A most remarkable feature of our farm life has been the development of the great Iowa State Fair at the State capital. It has grown to such proportions as to attract national attention. The success has been attained with little public support. Embodying as it does the very finest example of the endeavor of the farmers to adjust themselves to their own requirements for economical and social improvement, ample facilities should be supplied as encouragement and reward of their enterprise. The Iowa State College has worked in close harmony with the development of agriculture. It is needless to pay tribute to this great College for its remarkable achievement in the field of scientific agriculture.

I believe that the time is at hand when sound economic policies should prevail and that theory must go into the discard, and that there must be an elevation and stabilization of prices governing agricultural products and by-products. Realizing that standards of living and comfort on the farm have lagged behind other sections of the community, not for ten

years but for twenty years, it is an obvious obligation on the government to see all sections advance together, and so far as it has any influence in the matter, to find a solution of the economic problem which would bring contentment to 30,000,000 people. This would be the greatest service that could come to man.

In order to bring this about, there must be created by the national government, a Federal Farm Board, with authority and resources, to which must be assigned the duty to create a form of control of stabilization corporations for the purpose of handling the farm surplus and to assist cooperatives and other existing marketing agencies and pools. This is an obligation on the whole country, not an obligation on part of the country.

The notion that the only economical solution for the American farmer's difficulties lies in his paying an assessment to cover the losses on contracts which he proposes to make with the Chicago packers, indicates a very feeble basis for the industry of farming. If the whole of its future depends upon this sort of notion, it is a decadent industry beyond all recovery. In other words, the solution of the problems of the industry rest upon a far wider basis than this.

#### INLAND WATERWAYS

We recognize the importance of the national movement for the improvement of inland waterways and that we have in them a carrier of importance. The development of water-borne traffic offers a potent solution of our freight cost problem. River crossing points furnish terminals at which raw products of the farm, particularly grain, may be concentrated before heavy freight charges have accrued.

In connection with the development of our inland waterways, storage facilities should be established under government ownership or control at terminal water ports where grain and other products could be stored and warehouse receipts issued under government registration which would be available as collateral for money borrowed, thereby furnishing bank assets which would be readily rediscounted in the open money market.

This class of paper could be marketed if need be in the Federal Reserve Bank of the District or elsewhere as such a class of paper would be easily marketed at a low rate of discount. This plan would afford the farmer an opportunity to realize immediately upon his crop, retaining an advantage of any increase in price; the bank would invest its money in a loan of the most liquid character, and a better level of prices would be maintained; speculation curtailed, and distribution regulated in accordance with supply and demand.

I am of the opinion that these elevators should be established preferably under national ownership, since such storage facilities would aid materially in developing waterway transportation.

#### TARIFF

I believe in the judicious adjustment of our tariff to furnish the same measure of protection to the products of the farm, including all of their by-products, as other industries are enjoying.



In the last ten or twelve years, we have been manufacturing in this country a vast amount of commercial alcohol. Prior to that time, a large part of this was manufactured out of corn, and every bushel of corn is the equivalent of 2½ gallons of manufactured alcohol. What is the situation now? We are manufacturing practically all commercial alcohol out of black strap molasses imported from Cuba and the Carribean Sea countries almost duty free.

In 1926, 276 million gallons of imported molasses was manufactured into alcohol, which is the equivalent of 43 million bushels of corn. There was imported 50 million gallons of black strap molasses to be fed to cattle, which is in direct competition with corn, being the equivalent of 8 million bushels of corn.

In 1927 we imported 5 million bushels of corn from Argentine and in 1926 we exported only a little over 23 million bushels of corn.

Of the total corn raised in this country, approximately 2¼ billion bushels annually, only about 15% goes upon the market, the balance being fed on the farms, and with an importation the equivalent of 56 million bushels, either by way of black strap molasses or direct importation of corn, and with a surplus for exportation of only 23 million bushels, it does not take a very great economist to know how this surplus of corn can be successfully disposed of in this country if we will raise the tariff rate so as to protect the American farmer from this competition.

At the present time 10 gallons of 40% cream comes into this country under a duty of \$1.98. This amount of 40% cream contains 33 pounds of butter fat, reducing the tariff per pound of butter fat to 6 cents; and if this cream were churned into butter it would make 41¼ pounds of butter, which under the present tariff of 12 cents per pound, would yield a revenue by way of tariff of \$4.94, instead of \$1.98 as it does now in fact. This you will see, places the whole milk and cream industry in a very unfavorable position, and the advantage is in favor of our Canadian neighbors to the north and against the Iowa farmers.

I give you these two instances as glaring examples of what can be done for the agricultural interests of this country by wise and effective tariff legislation.

There are other fields in which the tariff can be made effective in the interests of the American farmer, in addition to the two examples I have just pointed out but time precludes me from going into those in detail; and I have cited these instances as illustrating the importance of action upon the part of those who are interested in agriculture and who really represent the agricultural field.

While the American farmer has been enjoying some of the benefits of a protective tariff, the facts are that the protective tariff with reference to the agricultural industry is not comparable to the protection that has been given many other industries in this country through tariff legislation.

I not only direct this situation to the membership of this General Assembly but to those who represent the great farm interests and commend to our Legislators in Congress the prompt consideration of this problem, being careful to avoid sectionalism.

## FREIGHT RATES

All rates are made without reflecting costs. Iowa is a victim of this method. Rate structure should be made to play to the hand of Iowa factories and farmers rather than against them as now.

Some people think that a preferential freight rate will make our factories pay a high price for material and labor here. It is much misunderstood.

Markets must be developed close to the farm. This cannot come as long as it is cheaper to ship raw material than the finished product.

Diminish the spread between the producer and the consumer by restoring the commodity rates that the Hepburn Act abolished.

The restoration of those rates would add to the price received by the farmer on bulky commodities precisely as cheaper water transportation would afford. These rates can be restored at the present session of Congress, while accretion in selling price by water transportation cannot be brought about immediately; the farmer in his present situation should not be compelled to await relief.

## CREDIT

There should be Executive action, which will once more make farm paper a liquid asset. The explanation is that as matters now stand no one buys a farm because he prefers investing his money in something that is liquid. The net result of the present attitude of the Federal Reserve Bank is to drive the money of the Iowa depositor to the market where the seller on the installment plan can have the paper he obtains from the farmer carried while the farmer himself cannot obtain credit for the simple reason that his bank cannot handle his paper through the Federal Reserve Bank.

The Iowa Farm of today is just as valuable from the standpoint of productiveness and the standpoint of dividend-earning as it has ever been, and the real value of farm lands in Iowa, as security, is as great today as it has ever been.

One of the greatest difficulties with the agricultural situation, and one of the most depressing agencies with reference to the matter of farm values, has been the inflexibility of the system of credits prescribed by the Federal Reserve Banks of this country, which has been reflected in all of the farmers' transactions with the banks located in the agricultural districts of the Nation.

It is impossible for the farmer in his ordinary operations to be financed upon a system of credit of from ninety to one hundred and twenty days, which is the limit of time permitted by the present rules of the Federal Reserve Banks. The mould for financing agriculture cannot be the same as the mould for financing a manufacturing concern, which can make its turn-over in from sixty to one hundred and twenty days. There must, therefore, be given to the banks of the agricultural sections of the country a right to take the paper of the farmer, or person engaged in agriculture, for such a length of time as will enable the farmer to market his products and collect therefor. And, unless this is done by the Federal Reserve Bank, it is a failure as an agency to assist the agricultural districts of the country.

The local banking situation can never be changed with reference to taking the paper of the agriculturist unless the rules of the Federal Reserve Bank, which is their clearing house agency, are changed so as to permit the paper of the agriculturist to be rediscounted with the Federal Reserve Bank upon the longer basis of time.

A proper readjustment of the system of credit, as affecting the business of the farmer generally, will materially assist in curing the financial ills of the farmers located in the agricultural sections, and substantially assist in remedying the difficulties of the banks located throughout the agricultural centers of the country.

The present situation, in the matter of farm credits in the agricultural districts of this country, prevents the bankers, operating in those districts, from taking the very deposits of the district and assisting the people who make the deposits in the banks located in the agricultural sections of the country. A system which prevents that, and makes that impossible, is wrong, and is harmful and must be remedied in order to give to the agricultural sections of the country the same opportunity that is now enjoyed by the manufacturing centers of the Nation.

To fail to do this means that deposits of the agricultural sections are not only being denied to the agriculturists of this country in their financing, but will be taken by the Federal Reserve Banks and used in the financing of the manufacturing centers.

The mere statement of the proposition shows the gross injustice of it, and a realization of the situation should call for legislation which will compel the Federal Reserve Banks to establish a system of rules which will give to the agricultural districts the same opportunity, in the utilization of their deposits for credit, that is now given to the manufacturing districts of the country.

The practical operation of the present system of credits in the agricultural sections of the country, is to give to the stock gamblers of the country the use of the deposits of the agricultural districts, and the orgy of excess speculation, which has been carried on in the last six months in the stock exchanges of this country, has been in a very material degree financed from the deposits of the agricultural sections of the country.

This is wrong and should not be. These deposits from the agricultural field must be preserved, if possible, for the financing of the agricultural enterprises. A failure to do this is a failure to give to Agriculture that to which she is entitled in the matter of her own financing.

#### PRODUCTS AND BY-PRODUCTS

There should be encouragement in the consumption of our agricultural products and by-products, and the demand therefor would automatically increase the price thereof. This stimulation could be accomplished through exploitation in export circles, advantageous exchange rates and national advertising.

In furtherance of this idea I would particularly recommend the dissemination of information relative to the supply, location and possible uses of present neglected products of the grain belt. We have corn stalks, straw, beans and numberless by-products, or partial by-products of farming, the uses of which are but partly developed, and we are con-

vinced we have many other valuable feeds that could be used in conjunction with the utilization of our grass lands, and I advocate the fullest possible publicity and support for the development of their uses.

#### SELF-HELP

Farming as an industry has made a great change in the last thirty years. Formerly, it was self-supporting; now it is so diversified that it actually represents several branches of specialized endeavor and requires careful financial management to make both ends meet. Formerly, farming was simple and required little capital to operate; now with the addition of the telephone, radio, automobile and other power-driven, labor-saving devices, the ultimate overhead is increased and requires considerable thought on the part of the prospective owner.

I recommend a campaign of education among the farming communities, encouraging their own self-help. Among this list I cite the following:

1. Better preparation of the quality of their grain before any attempt is made to market it and the feeding of the poorer qualities of grain on the farm.
2. Introduction of intelligible bookkeeping systems for the farmer's use, showing cost of production for his different products.
3. Improvement of farm storage facilities so that grain and other products may be held in good condition for the best marketing opportunities.
4. Encouragement of purchases of farm lands now owned by uninterested owners, such as insurance companies and farm loan corporations, by parties who would operate and develop the land for the benefit of the community. This will stabilize and even increase the values of the entire land holdings in the agricultural sections. An encouragement of individual farm ownership and the establishing of a normal interchange of farm property is of extreme importance. There should be some method devised of preventing the destruction of farm land values through forced sales in times of depression.

It may not be possible to round out a complete program or come to a decision on all issues involved at one session of Congress, but legislation for the correction of the farmers' economic troubles should be had.

Tariff revision for the protection of agricultural products; the improvement of inland waterway transportation; and the creation of a Federal Farm Board, as recognized by Mr. Hoover, are essential. It is not expected that a cure-all of self-evident soundness will come from Congress as by a miracle.

We have had farm distress for approximately eight years. We do not expect an ideal bill. Few original bills are of such a character. If these subjects which are apparent, are covered, it will be a start in the right direction. Lack of action for years is one of the most unfortunate pages in the history of a great country. People who think are getting out of patience with those who are responsible for this delay.

A study of the history of farm legislation will convince any fair minded man that more than one side is responsible for its postponement. Every year many farmers are giving up.

Let us forget the politics involved in this great problem treat it as honest, sincere men, with one thought in mind and that is, service to this great group who are engaged in agriculture.

One of the basic principles of our American government has ever been the assurance, if possible, to every citizen, of equal opportunities to avail himself of the benefits of his citizenship in the United States. That a state of affairs has developed under which that portion of the population engaged in agriculture is handicapped as compared with other great elements of our population is indisputable.

The whole aim of all legislation and efforts toward improved agricultural conditions should be to give to the farmer the same measure of opportunity which is afforded the people generally. This means a stabilization of farm prices on a level high enough to make agriculture attractive to those engaged in this pursuit. To say that this cannot be done is to deny to the farmer his just share of the benefits of our government.

The task before the American people is the establishment of a workable farm relief, based upon sound economics. This can be assisted by cheaper transportation, development of our waterways, control of our rivers, simplification of our government, and protection of American industry and American labor.

#### BANKING

The object of our banking laws is primarily to protect the banks and the public from loss by promoting efficient banking. A candid study of the operations of these State Bank Guaranty Acts has shown them in the first instance to have mislead the public, and ultimately to have proven failures, tending to demoralize state banking, in the end accentuating rather than preventing losses to depositors. Several objections to a bank guaranty law may be summarized as follows:

(a) In all bank guaranty laws so far enacted, a maximum annual assessment has been fixed in order to prevent destruction of the system during any severe period of depression. Experience has shown that assessments against the remaining banks sufficient to pay all deposits upon closing of failed institutions would impair the capital stock of the remaining banks to such an extent that they would all close. As a result depositors of failed institutions are not paid upon the failure of banks, and hence, the so-called bank guaranty laws do not pay deposits.

(b) The future strength of our banking system must depend upon the development of sound, conservative banking, and discrimination on the part of the public which will encourage such banking. Bank guaranty laws tend to retard the process of strengthening the banking system by strict regulation, vigilant public opinion and strict requirements with regard to the ability of organizers and the minima of capitalization. A bank guaranty law tends to put all banks on the same plane and there is no special incentive for maintaining the reputation and prestige of a banking institution by careful, conservative banking. In fact, the bank which would depart most from conservative banking practice and assume the greatest speculative risks would be the popular bank and the one enjoying the largest volume of business. Integrity, financial ability and

responsibility form the very essentials of banking, and any efforts to supplant such with a bank guaranty law can only invite final disaster.

No one who has the welfare of the people of Iowa at heart and who understands sound economic principles, would for one moment champion the unsound bank guaranty theory which has been so detrimental and destructive to the finances and welfare of the people of states where the experiment has been tried. I say unhesitatingly that it has failed everywhere and that there has not been a single exception. It is absolutely unsound. Public business cannot be conducted on unsound business principles and succeed any more than the individual's business that is conducted upon unsound business principles.

We must beware of unsound banking regulations that are proposed by those who are not qualified, but who are politicians and primarily by those politicians who have the bank guaranty system in mind for political advancement. The more sound and sensible thing to do is to rid politics of the bank guaranty idea, for the bank guaranty without politics is like a child without a mother. The idea was conceived in politics. Has been nurtured by politics and can survive only on the bounty of politics.

The bank guaranty act in the last remaining state where it has been tried has collapsed as every other bank guaranty system has and cannot be saved unless the taxpayers come to the rescue and provide tax funds to pay the deficit.

In my Inaugural Address on the question of banking, delivered to the Forty-second General Assembly, I made certain recommendations which were not adopted in the closing days of the session, and I again call your attention to that part of my address relating to the subject of banking and ask your careful consideration thereof.

As an extension and development of my suggestions of two years ago, I would commend to your attention this further thought: that if the National Banking Department could join with our State Banking Department in establishing regional headquarters looking toward the maintenance of permanent resident examiners and in the joint office of whom regional credit files could be built up on all borrowers of National and State banks in Iowa, and those credit files made accessible to both National and State Examiners to ferret out and check all duplicate borrowers, this would, in my opinion, be a forward step for still more efficient bank examinations and for still greater protection to the banks themselves and their depositors.

I would also submit for your consideration an idea that may seem perhaps looking into the future, but which to me seems practical, and a coming one, and that is this:

That the great banking profession of this State needs this one thing more at least to complete its professional character. If banking in this State is established and regulated by the Government, why should not that same Government prohibit loans being made from the bank's assets except by executive officials of the bank under proper authority from the Board of Directors, and why shouldn't that same Government provide that any bank executive authorized to make loans shall be licensed by the Government through its banking department and that license revocable

for proper cause, the same as licenses are revoked for members of any other profession established and regulated by law?

Let us remember that proper experience, proper financial ability, proper business integrity, on the part of the banker, has, does now, and always will, safe-guard the depositors' funds. The essential things, the paramount necessity is that Legislative action should enhance rather than nullify the necessity for such, as all of the banking experiences in the country in all of these years have demonstrated the soundness of this contention and the futility and the danger of banking sedatives.

#### TAXATION

The State owes a duty not only to keep expenditures within the reasonable ability of the people to pay, but to make the imposition of taxes as nearly uniform as possible. The special report on taxation, which will be made to this General Assembly, brings out the following essential facts:

That in the assessment of property for purposes of taxation the inequality of assessments range all the way from five per cent to ten per cent of the sale value, to more than one hundred per cent of the sale value. In the rural districts the extreme spread is from about ten per cent to one hundred per cent of the sale value; in the cities and towns of the State the inequality of assessments is even greater. On an average over the State, property of all classes is being assessed at approximately fifty per cent of its actual market value.

Judged from the standpoint of earnings of property subject to taxation, the inequality of the general present property tax is even greater than when considered from the point of view of assessments as noted above. In general, the property tax in Iowa as administered at the present time represents a tax on property which ranges all the way from five to ten per cent of the net earnings to more than the entire earnings. The investigation shows that in some extreme cases the property tax not only absorbs all of the earnings but in addition must be paid partly out of the capital. The present property tax represents an extremely heavy average tax representing about twenty-five per cent of the income in the case of farm lands.

Agriculture suffers under a severe inequality, and will continue to do so as long as the general property tax remains the mainstay of state and local taxation. Everybody recognizes that this condition must be changed through some extension of the system of classified property taxation, or other new methods of raising revenue, or through the state assuming larger proportions of the cost of local highway and school expenditures. Somebody must come forward to bear a larger share of the farmer's tax burden. Farsighted business men and industrialists in urban chambers of commerce may recognize that by driving out the farmers and drying up the agricultural resources of the locality through unfair taxation they are undermining local business prosperity, and such men will be open-minded toward proposals for greater equalization.

The present system of assessing property in Iowa in its main lines was enacted into a law in 1853, when land was sold at a very low price per acre, and corporations were practically unknown in the state.

What is needed is a modern system of taxation, especially along the lines of more efficient administration. The facts are, practically no public official is employed for the one important purpose of seeing that property is equitably assessed for the purpose of taxation. It would seem that the first essential in a modern tax system is provision for a permanent State Tax Board, which, in my opinion, would add very little, if any additional cost when we bear in mind the fact that very much of the work now performed by the State Treasurer, State Auditor, and Executive Council would necessarily be taken over by the suggested State Tax Board.

The reports of the Special Tax Committees of 1912 and 1923 contain revenue bills which will be very helpful in carrying out the suggestions herein.

The situation has become critical. It challenges your best thought. It calls for wise and courageous action. I submit it as a problem for your thoughtful and earnest consideration.

### INHERITANCE TAX

A situation has arisen in connection with the inheritance tax which should be corrected. There are many estates running back to the first enactment of the inheritance tax statute in which no inheritance tax has been collected and in a number none can ever be collected. In many instances all of the interested parties in the estate are deceased or removed from the State, and the property may have changed hands many times. Nevertheless, a cloud appears upon the title for the tax against this property and the Treasurer of State must look to the innocent purchaser for the tax and interest. The injustice of such a procedure is apparent.

A definite date should be fixed and all estates which came into existence prior to that date should be expunged from the records and the lien or cloud upon the title for the tax released. This should not affect estates now in process of compromise nor estates in which the tax has been deferred pending a life estate and in which the life tenant is still living. Neither should it permit any refunds on estates of this class where the tax has already been paid.

### REORGANIZATION OF COUNTY GOVERNMENT

In the present generation, American business practices have been revised to meet new conditions. As the volume of business has increased, new methods have been introduced to eliminate waste, to avoid duplication, to save time, and to reduce overhead expenses. The volume of public expenditures has increased and in many respects the practices in county government based on state laws, are practically the same now as they were a generation ago. Lacking the "make-it-pay" incentive of private business, county government is trying to handle 1928 business with a 1900 model.

In the first place, the tax levies in the entire State for the main county operating funds for administrative purposes have increased from \$5,500,000 in 1914 to \$10,200,000 in 1927, or almost doubled, which is a matter for concern to the taxpayers.



Property owners complain more and more at the increasing burden of paying taxes. So in justice to these citizens, it is high time that a survey be made of our form of county government to ascertain whether or not the most possible service for the tax dollar is being given.

We believe that many remedies can be applied which will afford considerable savings to the taxpayers. Iowa counties are not alone in this, for county government all over the country has been characterized as "The Dark Continent of American Politics." In the last few years, surveys have been made in a number of states to reorganize county administration on an up-to-date and more business-like basis. Notable among these have been the reports on the county governments in Virginia and North Carolina which have pointed out numerous possibilities for improving county services.

One of the reasons for the above shortcoming is because many county laws were drafted to fit the needs of small counties which are wholly unsuitable for the requirements of the larger counties.

We believe that all of the above mentioned defects can be largely remedied by careful study and discussion by persons familiar with the problems who can devise remedies which may be translated into laws. It is obvious that this proposal to carefully analyze the entire county situation would prove better than the present patch-work method by which each session of the Legislature ventures to tinker with legislation to repair defects in county statutes.

I recommend that a Committee on Reorganization of County Government be created to analyze the present structure of county government in Iowa and to draft measures and make suggestions looking toward greater economy in county affairs; and that this Committee be composed of representatives from the Legislature, the County Officers' Association, the departments of political science in the State University and the State College, as well as public spirited citizens.

The work of this committee need not entail the expenditure of any large sum for technical assistance as this may be obtained from the representatives of the State Auditor's Division of County Accounting, Budget Director's office, and the departments of political science in the State Universities, who are thoroughly familiar with these problems and are in a position to devise remedies. By reason of the fact that county government is pretty well standardized all over the United States, much information can be obtained from the surveys already made in other states.

This commission should approach the problem without any tinge of political interest. It should disregard entirely the pecuniary incentives of any set of public officers or private interests. It should endeavor to apply only the most successful practices of modern business modified to the peculiar requirements of public affairs.

#### PRIMARY ROADS

As has been suggested in the biennial message, the administration and financial features of our primary road laws are complete. Slight re-

visions may be necessary in some of the details of these laws, but no major enactment is required.

### CONTROL OF PRIMARY ROAD TRAFFIC

Steps should be taken toward the controlling of traffic on the primary roads. The building of paved roads means a more constant and heavy flow of traffic and in increasing volume. Trucks and busses in larger numbers and size will appear. The State must protect its investment in these highways. Definite load limits well within the safe carrying capacity of the roads should be specified and enforced. Traffic on these roads should be regulated and supervised to the end that the lives and property of the careful, law-abiding travelers will be protected as against the acts of the reckless, lawless and incompetent. This regulation of traffic on primary roads should be made the duty of the State highway commission, and suitable facility provided therefor.

### FREE BRIDGES

In the inaugural address to the 42nd General Assembly, I recommended a plan and program for the purchasing of existing toll bridges or the building of free bridges over our boundary streams. This problem has not yet been solved. I am therefore again calling it to your attention. The toll bridge should go. We have passed the time when the public needs to look to private capital to provide the connecting links between our primary roads and those of our neighboring states separated from us by the Mississippi and Missouri Rivers. It is recommended that this matter receive your thoughtful consideration.

### SECONDARY ROADS

So far as the administration and financing of our highways is concerned, the one big problem remaining is that of our secondary roads. We have 96,555 miles of secondary road—a mileage so vast that it is beyond our comprehension. These roads are now classified as county roads (11,831 miles) and township roads (84,724 miles). Many miles of these roads now carry sufficient traffic to warrant their permanent grading, bridging and surfacing with gravel. On many other miles the traffic is so infrequent and inconsequential as to warrant little or no expenditure of public funds thereon.

Some progress has been made in the improvement of these highways. The records show that 3,900 miles of county roads and 3,500 miles of township roads are surfaced with gravel. Some of these gravel roads are good. Many of them are of doubtful or indifferent quality, the gravel surfacing having been poorly constructed on poorly graded or ungraded roads, and not properly maintained.

We must make greater progress with the improvement of the secondary roads if we are to keep pace with the necessities of our farm-to-market and farm-to-farm travel. We should improve a larger mileage of these roads each year and the improvements should be co-ordinated so that improvements in different parts of a county and in different counties will fit into a comprehensive whole. We should get away from the practice of spending our funds for patchwork improvements. Secondary road im-

provements should supplement the primary roads by providing necessary connecting links through territory not served by primary roads, and should form laterals and feeders connecting with primary roads, rather than paralleling these highways. Definite funds should be provided for construction work so that a definite amount of construction work will be done each year. Roads once built should be maintained in the best manner practicable.

We are now raising annually, \$17,865,000 for secondary roads, as follows:

County bridge fund .....	\$ 4,945,000
County road funds .....	3,659,000
Township road funds .....	5,261,000
Gasoline tax (1 1-3 cents) .....	4,000,000
<b>Total annually .....</b>	<b>\$17,865,000</b>

These funds should be sufficient for our secondary road needs. What we need is system in the expenditure of the funds we have, rather than an increase of funds.

Two years ago I recommended "That the control of the township roads be vested in the County Board of Supervisors." This recommendation is renewed at this time. Perhaps no place in our highway administrative machine is there more inefficiency and lost motion than in our township road organization. This is no criticism of the township road officials, either as individuals or officials. It is a criticism of the system under which these officials work.

This transfer of township road work to the County Board of Supervisors should be accomplished in the simplest possible manner and without disturbing local township road finances except to transfer their levy and control to the county board.

The use of the county bridge fund should be extended so as to make such portion of this fund as may not be required for bridge and culvert work, available for road construction work on county roads. Some counties have a surplus in their bridge fund but are unable to meet their reasonable needs for roads from their road funds. A more flexible law with respect to the use of the bridge fund will provide the relief these counties need without an increase in the authorized levies.

The proceeds of the one and one-third cents gasoline tax, amounting approximately to \$4,000,000 a year, now going to the secondary roads, and the net proceeds of the motor bus and truck ton mileage tax, amounting to about \$80,000 per year, should be reserved in entirety for use in definite construction projects on the secondary roads. These funds are now being used for either construction or maintenance work on county and township roads either in addition to or replacement of local funds. The result is that these gas tax funds can easily disappear with no tangible results to show therefor.

The counties should be required to set aside at least an equal amount from local tax funds for construction purposes. There would thus be built up an annual construction fund of \$8,160,000 as follows:

From state funds .....	\$ 4,080,000
From county funds .....	4,080,000
	<hr/>
Total annually .....	\$ 8,160,000

The counties should be permitted to anticipate these annual construction funds by voting county bond issues as provided in Chapter 242 of the Code. This law should be re-written and the primary road features thereof eliminated. Heretofore the counties' credit has to a large extent been exhausted by the issuance of county bonds for primary roads. This condition will be relieved under the State bond act. The issuance of county bonds for primary roads will be stopped. County bonds heretofore issued will be called in and paid off rapidly. This will release the counties' credit for use on the secondary roads.

Secondary road improvement projects should be subject to the approval of the State highway commission in order that there may be continuity of construction, due consideration of necessary connecting links, and a comprehensive review of the whole program.

Suitable provision should be made for additions to the county road system, so that important township roads can be added to the county system for improvement as the funds are available, or when traffic conditions justify, might be improved from the construction funds I have suggested.

With these modifications of our secondary road laws we should be able to complete the grading, bridging and graveling of 800 to 1,000 miles of secondary roads per year with current funds and without the levy of any additional taxes. If any counties anticipate funds for this work, the work should be speeded up to the extent of the funds thus made immediately available. In ten years' time we should have 25,000 miles of good surfaced road in this State.

Every county in the State should be required to expend its secondary road funds with the idea in mind of developing a complete farm to market road system meeting the needs of all of the community. A wisely directed expenditure of the funds now available, averaging as they do more than \$18,000,000 annually, would speedily give Iowa a secondary road system far better than can ever be attained under present laws.

Administration of the expenditure of secondary road funds should be kept as close at home as possible, but there should be no laxity permitted in the handling of funds, or waste through the retention of now obsolete units of authority.

The Extra Session of the 42nd General Assembly authorized the appointment of a Commission to study our secondary road conditions and report thereon to this Session of the Legislature. This work has been performed by the Commission in a very efficient manner and their recommendations will be submitted to you for your consideration.

#### PUBLIC IMPROVEMENTS

We are entering upon an era of constructive activity. Prior to this biennium there had been a long continued period of suspended development of State owned properties. This regrettable situation was the

result of unavoidable conditions. Many of the public properties had fallen into a condition of inadequacy. For a long time no provision was made for the normal expansion needed to meet constantly increasing requirements for service.

In the budget I have sought to afford a measure of relief by making ample provision for repairs, extensions and new buildings, in the institutions under the supervision of the Board of Control and the State Board of Education.

#### JUDICIAL OFFICE BUILDING

Iowa has been going forward in its building program in connection with its educational, charitable, penal and other institutions, making greater advancement in connection therewith.

However, during the period of the development of these institutions, we have been somewhat unmindful of the crowded condition that has developed in the increased business of the State and the necessity for additional office space.

To this end a Judicial Office Building would be of advantage and would best serve the people of our State. By the construction of such a building, the following departments of state government could be housed in the new building:

1. Supreme Court, including Court Room, large consultation room, office quarters for nine Judges of the Supreme Court, Court Reporters, Clerk of the Court, etc.
2. Attorney General of the State.
3. Railway Commission.
4. Commerce Council.
5. Industrial Commission.
6. Board of Parole.
7. Law Library, reading room, stack room of 300,000 volume capacity, special rooms, etc.
8. General State Library, reading room, stack room of 400,000 volume capacity, special rooms, etc.
9. Smaller Medical Library.

The removal of the Law Library from the Capitol Building would permit of the space vacated, being divided into three (3) floors of Administration Offices, or Committee rooms, with a combined area of 13,320 square feet. Vacated rooms of other departments added to this would furnish expansion for many years to come and would permit those State departments now housed in inadequate quarters being moved into the Capitol Building proper. The removal of the State Library from the Historical Building would provide much needed room for expansion in these departments.

It is not alone a question of added space but the protection of library property valued at \$1,000,000.00; much of which under no circumstances could ever be replaced, and good business judgment dictates that it should be in a fire-proof building.

A building of this character could be financed by one and one-half mill levy, collectible one-half mill each year for a period of three years,

thus averting any hardship and furnishing a means of financing this much needed project.

One only needs to examine the library in its present state to be impressed with the fact that it is deteriorating because the conditions surrounding the storage and keeping are not adequate for the preserving of a library of the value and magnitude as now possessed by the State.

#### PRISONERS AT THE PENITENTIARIES

The inmates of our prisons are well fed, clothed, housed and entertained, but the expense is very high to the taxpayer. Some of the prisoners are engaged in productive industry, such as road building and farming.

All of our prisons are congested. We need additional prison space. In the Reformatory at Anamosa a group of a hundred or more inmates is sleeping in the corridor outside of the cells. Enough guards cannot be placed in the room to prevent unmentionable crimes. To relieve this situation an additional cell house at Anamosa should be constructed.

The parole and pardon power should be used only after careful investigation, then the man without money or influential friends will have a substantial basis for hope. No longer should it be generally understood that the first requisite for parole or pardon is the employment of lawyers with influence in the proper quarters.

The man who carries a gun when committing a felony should be treated as a potential murderer. We should memorialize Congress for a law forbidding the unregulated inter-state shipment of pistols. Crime is on the increase. There are men who make it their business and who are in and out of prison many times. To care for these offenders in New York, a man convicted of four felonies is automatically sentenced to prison for life. The number of paroles that any one man can have is limited. This law, known as the Baumes Law, is a great success.

Recognizing the principle that the prisoner in our institutions must be employed, the Board of Control under the authority vested in it by the Legislature, has established industries whose profits totaled during the past two years, the sum of \$470,950.66. During that period the prisoners working in the industries have been paid \$253,705.38, a combined total profits amounting to \$724,656.04. A great deal of the money earned by the prisoners is sent home to their families. During the month of November there were over a thousand prisoners employed in the three large industries, who would receive during the next biennial period, wages amounting to approximately \$260,000.00. The estimated net profit to the State for the biennial period would be approximately \$500,000.00.

However, to continue with the industries now organized and producing the revenue, the laws pertaining to prison labor as they now exist, must be amended. Otherwise, we will have from seven hundred to nine hundred idle men in our institutions and instead of earning money for their families and assisting toward their maintenance, thus reducing taxes, it will be necessary to increase taxes to care for that number of prisoners. Nine hundred idle convicts would necessitate the employment of an additional number of guards. Contrast the difference from any standpoint of

the situation in the Iowa prisons and compare with that of any other State in the Union. The National Association of Prisons praises the Iowa condition as being the best in any State in the Union. The estimated profits of the industries now in operation can be placed at \$650,000.00 during the biennium, if continued as now organized, the greatest portion of which can be used toward the support of the penal institutions, thus reducing taxes. On June 30, 1928, the State had invested in industries, such as buildings, machinery and equipment the sum of \$1,070,619.00, which item had accumulated from the profits of the industries in addition to the amount which has been expended for other purposes.

The men confined in these institutions must be employed. It is a question of an institution or a mad house. By proper employment you will have the former, without employment the latter. Men in the institutions must be employed to a certain extent in the production of articles for State use and should refrain from competition with free labor as much as possible. To secure this result requires earnest and constructive study. The law as it now exists restricting the continued employment of prison labor and the conduct of the industries in the institutions, should be repealed.

These institutions are under the direction of the Board of Control. The Board has been very efficient, not alone in the conduct of the industries in these institutions, but also in the management of all the institutions under their direction. Business methods and efficiency have been controlling in all of their efforts in connection with Iowa's state institutions. The farms are well managed and we have some of the finest herds of cattle that can be found in any state.

#### COUNTY HOMES

There is a general movement in most of the states to better the conditions of that most unfortunate group of citizens, the dependent poor. The last Legislature appointed a committee from its membership to investigate this subject. I bespeak for it your careful consideration. I believe the authority of the State over our County Homes should be enlarged. Efforts to make the lives and living conditions of these unfortunates more wholesome should be encouraged.

#### PURCHASING AGENT

The movement for centralized purchasing in State Government is gaining momentum as shown by its adoption in many of our states. Centralized purchasing is an important factor in State government.

Thirty-six, or three-fourths of all the states, purchase supplies for state departments or state institutions, or both, through a central agency.

This remarkable development is largely the product of the last decade. Prior to 1913 only seven states maintained a purchasing agency. Since 1913, twenty-eight states have adopted centralized purchasing and of these, eighteen have fallen in line in the past five years.

The present extent of centralized state purchasing can be attributed to the demand of the tax-payers that the principles of centralized authority, rigid control of expenditures, and definite qualifications for office, found

essential in industry, be applied to the business of government. Where it has been given a fair test, it has demonstrated to the satisfaction of the taxpayers to be sound in principle.

The spread of centralized purchasing in state government in the past decade has been phenomenal. But there is still a great deal to accomplish before the maximum benefits will be realized. Thirteen states still purchase supplies under a decentralized plan; six have centralized purchasing only for the state institutions; in six others purchases are only partially centralized; the majority of systems require extensive refinement to make them comparable in efficiency with the most modern industrial purchasing agency.

Politics will never be entirely eliminated from governmental administration. But a more widespread acquaintance on the part of the voter with the necessity for its divorcement from administration will do much to lessen the insidious influence of politics upon governmental buying. A greater knowledge of the working of state purchasing, a keener appreciation of the handicaps under which it at present operates, and a fuller realization of its economic possibilities are demanded of the voter if we are to realize the greatest dividends from our investment in state government.

Iowa needs one purchasing department for the State, under one head. I recommend that the centralized purchasing power of our State be extended to include all departments, thus centralizing the responsibility for all State purchasing.

#### LEGISLATIVE COUNCIL

1. There should be a Legislative Council to have charge of the matter of titles to bills, coordinations, statutes, phrasing, and all matters calculated to harmonize and give consistency and accuracy both to titles and statutes.

2. The Courts are frequently meeting questions involving the accuracy and sufficiency of titles to bills. It frequently occurs that more than one subject is included in the title; which is in violation of the Constitution, sometimes too much is left in the title to implication, or what may be said to be germane to the principal object of the measure.

Greater clarity and accuracy in the titles to bills would save litigation and avoid many troublesome and serious questions.

#### GOVERNMENT AND BUSINESS

The people of Egypt suffered when there was a famine. In America, people suffer when there is a surplus.

What is called overproduction fills our storehouses. Factories close down. Men walk the streets and starve, not because there is too little but because there seems too much. Supply overruns demand. A seeming surplus spells disaster to producers everywhere.

Civilization may appropriately ask itself how far either supply or demand may be controlled. It may also ask how far our troubles may be attributed to overproduction or underconsumption.



Governmental restriction in America is not yet ready for consideration, although the Interstate Commerce clause of the Constitution may finally be found the key.

So much for supply. There is almost no limit to our wants. Purchasing power has been thus far the only limit on American demand. Unemployment at times has meant a decline of five billion dollars in the capacity of the American people to buy. No one wants this. No one profits by its operation. Factories want work. Laborers desire employment. Merchants wish to clear their shelves.

Meanwhile the vicious cycle is increased in its downward plunge by the lack of purchasing power of the ever broadening groups who find themselves without opportunity for employment of any kind. With their pockets bare they enter upon a starvation existence that very greatly prolongs the period within which the surplus materials may be consumed and the wheels of industry again begin to whirl.

Such conditions constitute a tragedy and a travesty upon the organizing genius of American business men.

There is much to indicate that the expansion of capital facilities at appropriate periods may furnish a means of regulating in substantial measure the variations in demand.

With an annual expenditure of seven billions upon construction, America is in a position to stabilize prosperity to a most remarkable extent. Public authority spends more than a billion and a half. With this we are here primarily concerned. Private business will soon follow such practical demonstration as government may make since the great commercial interests of the country have the most vital stake. This may apply not alone to construction but to the renewal and extension of capital facilities of every sort. It is the recommendation of the one who has received the overwhelming mandate of the American people to guide and guard their progress in the next four years that a construction reserve may prudently be accumulated in time of plenty against the lean year that is to come.

This involves simply the provision of the necessary funds or credit to be released when indexes shall indicate the need and such designation of projects as may commend itself to the authority concerned.

No infringement of legislative prerogatives is involved since no project may be carried out except as the legislature may direct although the rapidity of the construction program within defined limits may be accelerated or retarded to synchronize with the national and local need. Creation of such a construction reserve is one of the best forms of insurance against the panics of our past. It may not be a cure-all but it certainly will alleviate our ills. In some measure it is possible to do for employment what the Federal Reserve System has done for finance and with equal advantage to the country as a whole.

Picture the approach of an economic crisis with unemployment threatening on every hand. The release of three billions in construction contracts by public and quasi public authority would remedy or ameliorate the situation in the twinkling of an eye. Federal indexes are already be-

coming available that remove the problem from the domain of speculation or opinion and place the need upon a basis of simple facts.

No centralization of authority is proposed but merely the creation of a condition by concerted action that shall make possible a remedy that will appeal persuasively to all. Follow the flow of those three billions to the contractor, to the laborer, to the material men, to the factory, to the factory employees, to the merchants, to the farmer. It goes like the house that Jack built and unemployment is at an end.

These views of the way in which the states and other public authority may cooperate with the Federal Government in controlling in some measure construction work for the common good are presented to you as a portion of Mr. Hoover's program for stabilizing the prosperity of the United States.

If this project is to reach its maximum efficiency, there must be cooperation between Federal, State and Municipal governments in accordance with the proposals outlined at the time of the Unemployment Conference in 1922. Neither ruthless competition nor blighting monopoly with its inevitable public control is the goal of America. Cooperation is the keynote of the new economic day. Cooperation implies individual units that spell incentive to achieve.

Organization for prosperity is the next lesson that America may teach the nations of the world.

#### SURVEY OF IOWA'S WEALTH

An agricultural and industrial survey of Iowa would be of advantage. Iowa has become discredited during the past few years in the minds of many people of the United States and is considered broke and in a bad way financially through misleading statements made by various people, some of whom have been residents of the State of Iowa.

We have almost talked ourselves out of credit. To offset this misleading propaganda, it is necessary that steps be taken to inform the United States that Iowa is not broke, nor is its citizenship discouraged or broken in spirit, but is standing up and coming back, stronger than ever, because of the adversities that have been suffered, perhaps more severely than in many other states.

Before Iowa can be properly advertised to the world, it is necessary to have gathered together and compiled in one place, accurate data and statistics of all kinds within the State. Much of this information has been compiled by various Departments of the State and many private individuals but it needs a central headquarters to gather all of the information together and to search out and seek additional information necessary to present a complete picture of Iowa today.

With this accomplishment we would have the basic facts upon which to present, through advertising and other media, Iowa as a land of unlimited natural resources and boundless opportunities. This will be so convincing as to entirely change the present opinions of our State.

To the end that this survey may be completed, I recommend that \$10,000.00 per year for two years be appropriated and that this survey be conducted and carried forward under the supervision and direction of the Engineering Division of the Iowa State College at Ames.

### BUDGET DIRECTOR

The Budget Department is an important one in the administration of the State's affairs. It has been on trial in Iowa in the hands of a special department for a short period. There is already growing up in this Department, a tendency to overlap other departments, particularly the Auditing Department of our State, which is resulting in some unnecessary duplication in an office that from its very nature ought to be free from any conditions of this type or character.

The office itself ought to be a model of efficiency as an example to all other offices.

As the Governor is responsible for the public expenditure of moneys and must cooperate with you and others in providing the necessary revenue for the purpose of carrying forward an intelligent program, the Budget Department should of necessity be very closely associated with the Governor's office.

In my judgment, this Department would be more efficient if the Budget Director were made a Budget Secretary to the Governor, as distinguished from a separate and distinct department. This thought, in my judgment, is worthy of your earnest and sincere consideration at this time when we are about to commence a policy under a new Director.

### LAW ENFORCEMENT

The responsibility of law enforcement rests in no small degree with the individual citizen. It is the duty of the citizen not only to observe the law himself but to assist and encourage the observance of law by others. Again, a conscientious use of the ballot in the selection of officials who are known to be of unimpeachable character and who possess the desire and courage to enforce the laws is absolutely vital. It is equally important that all appointive officers charged with the enforcement of the laws shall be selected on the basis of fitness, known integrity and character and never on the basis of political expediency or as a reward for political assistance rendered. This is the crux of the matter as applied to the enforcement of the Eighteenth Amendment. Public officials must be chosen who are themselves law abiding and who possess the disposition to perform their duties honestly without fear or favor, and the public must sympathetically back their officials in the performance of their duties.

Much has been said with reference to the enforcement of the Eighteenth Amendment and the sooner the citizenship of this State and Nation realize that the traffic in intoxicating liquors is at an end the more easy will be the question of the enforcement of law as against the boot-legger.

Under the provisions of the Volstead Act each state had the responsibility placed upon it of co-operating in the enforcement of the Eighteenth Amendment and Iowa is pledged to this program by legislative enactment. The enforcement of this law, nationally, should be taken from the Revenue Department where it no longer belongs and placed under the supervision of the Attorney General, to the end that the whole law enforcing power of the Nation may be exerted in an effort to give to the enforcement of this law a fair trial.

Remember there must be two persons, at least, in order to make a bootlegger. Give prohibition a chance. The liquor traffic has had its day.

#### THE KELLOGG TREATY

The outlawry of war as provided by the Kellogg Treaty receives my hearty endorsement and I believe the unqualified approval and support of the people in general. The horrible tragedy of recourse to warfare to settle disputes between or among nations should never, hereafter, come to pass. Speed the day when it will be universally considered an inexcusable and unpardonable crime for a nation to resort to conquest for purposes of aggrandizement or aggressively to make war against another nation as a method of forcing a settlement of any international controversy.

#### STATE DEPARTMENT OF HEALTH

There is a growing recognition that good health is the greatest asset that an individual may possess, and that the health of its citizens is a necessary concern of the State. There is also a rapidly growing appreciation that many diseases can be prevented; that the health of many persons may be promoted, and that it is possible to extend the average duration of life for at least another ten years.

To bring such desired results to pass, requires not only competent practitioners of the healing art, but the active work of well organized and efficiently administered departments of health—both state and local.

Your State Department of Health should be so organized that it will be able to render efficient service along each of the several well recognized lines of public health work. This is not possible in connection with an organization which does not have adequate provision made, for carrying on the several types of work, usually delegated to such a department and as required by law.

The average annual appropriation to the State Department of Health for public health work is only about two and one-half cents per capita. The average for the State Departments of Health in the Union is almost nine cents. The commissioner informs me that even if we add the portion of appropriations made to other departments or organizations, which may be utilized by cooperation and coordination for strictly public health work, the total will still be only about one-half the average appropriation made to the State Health Departments of the country.

The greatest present needs of the department pertains to work in communicable diseases, child hygiene and inspection service in connection with the enforcement of the acts pertaining to the licensing of the members of the several "professions affecting the public health."

With proper general supervision on the part of the State Health Department and the desired organization of local health work, it will be possible to prevent more than half of our present cases of communicable diseases. By the very nature of such diseases, the State has a real interest in preventing their spread from community to community. The department needs a division of communicable diseases with a director and a field man who may be sent from place to place as necessary, to

investigate the sources of epidemics and advise with local authorities on their control.

It is generally conceded that the most constructive public health work can be done in connection with child hygiene. Every State Department of Health in the Union, except those of Iowa and Colorado, has a division of child hygiene. Your health department is required by law to do much that pertains to the health of children such as the registration of births; the supplying of material for the prevention of blindness and the control of the more common communicable diseases, most of which occur in childhood. Control of the communicable diseases of childhood cannot be accomplished by a division of communicable diseases alone. It requires the co-ordination of efforts of such a division and one of child hygiene. The department is able to do but little in child hygiene because of lack of organization and appropriation. There are also many other than the contagious diseases, that may be prevented and a great deal that may be accomplished in the promotion of better health. The department is in urgent need of a Division of Child Hygiene.

There are many violations of the acts which provide for the licensing of members of "professions affecting the public health." The department aims to correct as many of these as possible by endeavoring to persuade violators to discontinue illegal practices and to inform the public as to how they may, in part, protect themselves. There are, however, certain wilful violators of the law—most of whom are charlatans—preying on the public. At the present time the department has inspectors for barbering and cosmetology. It should also have at least two inspectors to aid in securing the necessary evidence in connection with violations of the law as it pertains to the other "professions affecting the public health."

It so happens that the amount of the fees paid into the State Treasury by members of the several professions, exceeds by more than \$10,000 a year, the amount expended in the administration of the licensing acts. It would appear proper to spend such portion of these unexpended receipts as may be necessary in aiding in the enforcement of the practice acts.

In this connection, it would appear advisable to create a fund for all receipts paid in by the professions which are licensed and that such be held in trust for expenditures in connection with the ten different examining boards concerned with the licensing of these professions and the administration of the acts by the State Department of Health. If such funds should prove insufficient, the annual license renewal fees should be increased so as to secure the necessary revenue.

The division of sanitary engineering should be sufficiently strengthened so that it may be able to cope with the many complicated problems in connection with water supply, sewage disposal plants, stream pollution problems, etc. These require highly technical skill for their sound solution in an economical manner. Our streams should be kept from becoming so highly polluted as to be a menace to health and a deterrent to wholesome recreation. In the correction of this problem, due consideration should, of course, be given to the interest of the taxpayers and the fate of industries.

Three State departments, namely, health, labor and agriculture—are now concerned with the administration of "housing problems." Since

the discontinuance of the position of "commission of housing," five years ago, the State Department of Health has been able to do but little along this line. It is desirable to have the housing law rewritten and to have the responsibility for its administration concentrated in some one State department.

Cancer is now the second highest cause of death in Iowa. In 1927, there were 2,689 deaths from cancer. More than 75 per cent of the deaths from cancer can be prevented. The State Department of Health should be in a position to conduct proper educational campaigns in that direction.

Veneral disease is altogether too common. It is estimated that there are about 16,000 patients continually undergoing treatment for venereal disease. Small outbreaks of one form or another of these diseases are of frequent occurrence. To combat this situation requires educational work by way of circulars, conferences, and lectures.

Local public health administration is conducted in a very inadequate and uneconomical manner. What is chiefly needed is a change in the law making it possible to form health units of sufficient size so as to permit the employment of a full-time health officer. Such a unit is the county.

The standards of qualification for entrance to the several "professions affecting the public health," should be raised, if necessary, so as to assure the public of competent service.

A law should also be passed making it possible to revoke the license of a member of a profession affecting the public health for "dishonorable conduct of a character likely to deceive and defraud the public."

The present law provides that only local health officers may be appointed to membership on the State Board of Health. The local positions change frequently. It is, however, desirable to have good men continue to serve on the State Board for a period of years. It is accordingly recommended that the law be changed making it possible for the physician, who is or has been, a local health officer, to be appointed to membership on the State Board.

The State Department of Health should become so well organized and so well supported that it will be able to meet the reasonable needs for public health work as it should be administered by the State.

#### OUR STATE EDUCATIONAL SYSTEM

In the matter of the institutions under the State Board of Education, distinct progress has been made during the Biennium now entering its last quarter. The Board was charged with the very important duty of filling two presidencies. It would appear that they have brought to this State two outstanding educators eminently qualified for constructive leadership in our State.

One of them succeeds the beloved pioneer educator—Homer H. Seerley—who has served this State from the day of his graduation to the present hour in the most helpful and distinctive fashion and who will continue to serve it until the day of his death, he having been by the Board made President Emeritus of the State Teachers' College for life.

The chief problem confronting the State Board of Education and the State of Iowa is to keep up with the ever increasing demand for higher

education. The situation which now obtains was graphically brought out recently by one of the editorial writers of a great metropolitan newspaper. He pointed out that while independent colleges and universities could and were restricting the number of students whom they would admit, drastically, that state supported institutions could not do this. He estimated that a million young men and young women were now attending our various institutions of learning, whereas there were only fifty-eight thousand a decade or two ago. The great burden is now resting, and will continue to rest more and more heavily on institutions supported by public taxation.

It is not the State of Iowa, so far as its Government is concerned, or the State Board of Education which is creating this demand for higher education—it is the people themselves. There was a time twenty years ago or more when public and private institutions of higher learning sought to induce students to go to college through the instrumentality of field agents. That time passed long since.

The problem now is how to adequately take care of those who are clamoring to come. The percentage of parents who are not ambitious to have their children receive the advantages of higher education is very small, and the age in which we live demands training. There soon will be no place in the world for a man or woman not trained to do well something the world wants done.

The State Board of Education, mindful of burdens of taxation, has sought to reduce their askings to the minimum. It might almost be said that the chances are they have asked for less than the people themselves will demand to be furnished in the way of educational advantages for their children.

More and more these institutions are serving the people as a whole—more and more the Campus of a state institution is the entire State. These institutions render service directly and indirectly to almost every home. They no longer exist for a privileged few—they exist for everybody—they serve everybody.

The great hospital at Iowa City recently dedicated serves the entire State without entering into competition with the medical profession of the State. The extension service of the college at Ames is in close personal touch with every community in Iowa. That of the University, outside of the hospital service, is not as extensive, but is very valuable. The extension service of the State Teachers' College is reaching out helpfully to every school.

These institutions belong to the people and the people are willing to make great sacrifices to support them.

### THE PUBLIC SCHOOLS

The public school system as a factor in the preparation of our youth for useful citizenship is of the greatest significance. The schools should furnish equal opportunity to all the children. Let it be borne in mind that no matter what the inherent qualities or inclinations of the child may be; whether he chooses to become a mechanic, a business man, or lead a professional life, it is fundamental that his outlook regarding his respon-

sibilities as a useful member in society is of paramount importance. There are essentials in training and courses of study that are needful to all alike. This the child must be made to recognize. The basic foundation of education including education in the high school, at least, affords this foundation which all should have preparatory to specialization for a vocation.

It should also be recognized by the public that all children are not fitted to become mechanics, or all doctors, or all lawyers, or all business men, or all farmers. This would not only be contrary to the possibilities of human achievement but it would be contrary to the interests of society. Individual moral obligation and the ability to do something well must go hand in hand. This, the school must take into account.

To bring about equalization of opportunity, the question of taxation enters into the solution of the problem. The organization of the school unit for purposes of administration should include a total taxing valuation sufficient to establish this equality of opportunity. Again, an unprejudiced attitude of the taxpayer will fall in with that type of school that will best give the children an equal chance for education. Coordination of the child's preparation to better meet life's responsibilities, and the best methods of establishing the most efficient school should be the objective of the school patron and the taxpayer. Anything less than the attainment of this end is selfish and foolish economy.

#### THE STATE'S OBLIGATION TO ITS CHILDREN

Under the present plan in this State we throw good, bad, and indifferent all into one hopper. The product that comes out of it is not always a finished, commendable, or desirable one. The grist is not always good citizenship.

Why not have two hoppers? One where we know the product will be of high quality and separate it from that which, if it is possible to make it good, at least it will not contaminate the other. Let us keep in mind that the first essential of a good citizen and the recognition thereof by the community is the ability to earn an honest living.

We, the State, are not doing that essential thing for those whom the State has under ward and immediate guardianship, those children whom we class as neglected or deserted or unfortunate. We are beginning in their care and supervision at the wrong end. We need to incline the twig instead of attempting to incline the tree. Our efforts should be to train the youthful wards of the State to go out and earn a living for themselves and the families they should and probably will have. Instead of more penitentiaries and more asylums for the insane, we should have in this State at least two schools to educate the hands and the minds to special utilities and give each the training that will lead toward useful citizenship instead of permitting that lack of special training which as inevitably leads to discontent as discontent leads toward crime.

We have two so-called industrial schools in Iowa. Both are overshadowed with the penal or semi-penal stigma as concerns their usefulness. A girl, young, untrained, and foolish, as young and unguarded girls are not unlikely to be, is utterly lost when the stigma of Mitchell-



ville attaches itself to her as it does irrevocably. Yet, young girls for the most part are not immoral.

A young man who seeks employment hangs his head when he confesses that his schooling was had at the Industrial School at Eldora. Not only that but he brings a big handicap against his success in getting the job.

The Training School for girls at Mitchellville, and the Training School for boys at Eldora have become synonyms for reformatories. Boys of twelve years are rarely immoral. They may be unmoral; especially when they have had no training except the street and no paternity except that which in itself is a handicap and no environment but the alleys. I have yet to see and know personally of an industrial school graduate who could go out and take on skilled employment that would bring skilled wages.

The Institutions at Toledo and Davenport, especially by purpose devoted to neglected and homeless children, have no equipment to turn out good citizens, basing good citizenship on the ability to earn a good living. The children get a grade school experience about of the class of the district school. They get nothing else (outside, of course, of moral training) that will put them in line for a skilled utility. Nowadays, the wage worker who expects skilled wages, must have skill.

The whole system needs to be reorganized. Turn the institutions at Eldora and Mitchellville into training schools, untouched or tainted with penalty. Have courses in agriculture that would tend to make farmers and farm managers out of the boys. Teach them magnetos, modern trades of value which bring good pay. Train to domestic science; make high-class help out of the girls by courses in millinery, dressmaking, all of the lucrative possibilities. Half-days; from 7:00 A. M. to 1:00 P. M., literary studies, 1:00 P. M. to 4:00 P. M., actual work, after the manner of Cincinnati University. Among those so trained you would here and there find a genius.

Clean out the incorrigibles and place them in an institution so devoted. Separate the criminals from the incorrigibles and send them to reformatories, Anamosa and Rockwell City, for instance.

A useful citizen earning good pay is legal interest on \$50,000 to the State. A man who raises a family in Iowa earns and pays out close to \$50,000 in his active lifetime.

We have young men who are a liability of more than \$200,000 to the county and the State. Simply criminals. Hundreds of them in Iowa.

It pays to make an honest working citizen. Criminals spring mostly from the untrained; a man who can and does earn an honest good living rarely turns criminal. The youth trained to paying employment is not likely to go criminal, especially among the poor or those whom we call the poor. It costs less to train a good citizen than to protect society against a criminal.

The institutions for the care of the neglected children of the class that become wards of the State should be housed in cottages each with its matron. They need that approach to home life. There is no use to argue that the inmates are better off in than out of the institutions. They are. Why not improve them more and inspire them with a desire and the hope that they may amount to something? In short, any antidote

that will modify the inferiority complex that institutional life always creates and that it must inevitably create.

Why not, as far as possible, create the spirit of citizenship and hold out as an incentive the prospect of complete citizenship and a place in the sun.

To some all this may sound revolutionary. If that means turning over, let it go at that, for things in the methods of child care need revolutionizing.

It may be a bold proposition, but why not the industrial schools we have be turned over to such children so housed in cottages, and the building at Toledo or elsewhere be assigned to the housing and correction of incorrigibles and criminally inclined. That the Woodward institution and that at Glenwood might be increased to care for deficient and feeble-minded, and the institution at Davenport might be increased to care for the normal minded children, instead of throwing those and the criminally minded in with the clean material for citizenship.

Why should not Iowa start making mechanics, farmers, blacksmiths, skilled workers, out of the wealth of material now being wasted and every dollar so expended would come back.

It would cost money. Universities cost money. Prisons cost money. A great system of training that would gather up and train to useful citizenship, the neglected and those denied opportunity by neglect would cost huge sums but it would pay dividends on every dollar.

Separate the ambitious, clean-minded, unfortunate, neglected boy or girl from the hopeless depraved, and give him or her a chance to become a useful, industrious and valuable citizen.

Many of those confined in the institutions at Eldora and Mitchellville are committed at an age when character has not yet been formed.

#### SOCIETY'S OBLIGATION TO PROTECT ITSELF

In one respect, Christmas, which we have just celebrated or rather the spirit of Christmas, is contrary to nature. Nature has no pity. Nature never forgives. Nature's law is the cruel law of the jungle, the survival of the fittest.

We are obedient to the highest instinct of humanity in salvaging all of our defectives. We are keeping them alive. We are bringing them to manhood and womanhood. We would not think of changing this one particle, but we would think of taking one additional step.

These people should not be allowed to become fathers and mothers. They should be segregated, allowed to live out their lives and make their living, but they should not be allowed to reproduce their kind. Unless we have the courage some day to meet this question and face it, we will be overwhelmed by the unfit. Stop it at its source by treating the cause and not the symptom.

The unfit ought not to be allowed to marry. They should be treated surgically so that they could not become parents outside of matrimony. The power to determine this imposes a vast responsibility but some day society will have to assume it.

Unfit is a broad term. It includes those who are afflicted with communicable diseases, taints of blood of any kind, and who are mentally and otherwise defective.

### HONESTY

Honesty is the basis of right thought and action. It is vital not only to business but to legislation and to every social relation. In order for integrity to increase and become more general, there must be respect and appreciation for it. It should be spoken of as something that is not rare and seldom found but as a trait of character and habit of mind and action which is on the increase among most people. We need to quicken and clarify the thinking of people who, all too often, speak lightly about the motive, truthfulness and integrity of others. We need to give emphasis among people throughout the entire country to the fact that thought and attitude towards honesty ought to be fair, friendly, helpful and in keeping with the truth of the situation. Integrity is not vanishing and all of us ought to be emphatic in saying so. We need to come to a realization of the truth, that although we all approve the principle of right conduct, none of us are as affirmative as we might well be in our aid of increasing the general belief that honesty and good purpose are the prevailing motives of most people. Headlines often suggest that honesty, truth and integrity are virtues which are vanishing. The contrary is the rule. Most men generally in business and in the performance of their official duties are governed by honest motives and honest purposes, and you as leaders of the communities which you represent owe it to yourselves, to your constituents, and to the State to give evidence of this principle. Whatever will help establish this thought in the minds of the general public will insure a higher and better standard in business and in an administration of the affairs of the community, state and nation.

### THE HOME AS A FACTOR IN THE MAKING OF OUR CITIZENSHIP

"In Cabins and Sod Houses" is a fascinating story of pioneer life in Iowa depicted by that venerable and much beloved Iowa Educator, Dr. Thomas H. Macbride. The description of a day in late autumn recounts the routine activities in a typical community. By way of comparison, the early settler in the state may recall his own experiences with delight. "Morning dawned. All nature is beautiful. The sun, although on his retreating pathway through the sky, still warmed our fields. The stirring plow still rustled as it passed along. The loaded wagons, creaking, sought the sheds and curbs, while in their homes the busy women plied their arts accustomed." Every family had its own home, in many instances constructed of logs or the virgin sod, but generally neat and attractive as possible to make it. The community turned out en masse and built the school house in a day. We are told that the material used in the construction of the building consisted "of the soft brown of the oak, the rich purple of the walnut, and the pure white of the linden and the aspen." This educational institution served the purpose for every sort of gathering,—elections, lectures, conventions, festivals, debates, and it was the meeting place for church and Sunday School. The primitive school house was the civic center of the community. The home, the

school and the church were institutions held in well-nigh sacred esteem in pioneer days. This is the rich legacy upon which our present home surroundings and conditions have been builded.

Today, how often the family has drifted away from the example of saving and frugality of pioneer days. It may safely be estimated that fifty per cent of our population live in rented houses or apartments where pride of ownership is practically *nil*.

Today, I know of no better slogan for our Commonwealth than "Every family in Iowa sheltered in its own home." I plead for the *average* American home. It is not the palaces of the rich or the shacks of the poor that furnish the "captains of industry" and the names of men and women prominent in letters, science and statesmanship.

Again, I am interested that every able-bodied and mentally capable citizen of our state shall have a worthwhile occupation, or employment at a job that will provide a sufficient wage that will enable him to own and maintain a home in accordance with a decent standard of living. This should be the *ambition* of every citizen. Then, let us inculcate habits of saving for a great purpose, viz., "every family living in its own home."

In the training of the children for useful living, the home must ever assume its share of responsibility with the school and the church, but the major portion of responsibility must fall on the home. Let us guard against every peril that threatens to undermine the home. Rome perished when most of her people became homeless. It was Jacob Riis who said, "Upon the home depends the vitality of our Republic."

It is important that our material resources be conserved. It is important that every laudable occupation shall be insured equality in profit sharing with every other occupation. It is important that problems of government be adjusted, rightly. But for what purpose? That we may have good schools, good churches, and good homes; upon the latter, especially, rests whatever is of most value and permanency in civic, social and economic life. Let us not forget what the past teaches us that the home is the foundation of civilization. As in pioneer days, the home, greater than any other agency must continue to exercise an uplifting and steadying influence upon our American methods and ideals of living.

The birthright of every child born in Iowa is the influence of Christian parents in a Christian home. With such a birthright we have a right to expect a citizenship which will contribute to the welfare of the State and the perpetuity of the Nation.

The minutes of the joint convention were read and approved.

Senator Booth of Shelby moved that the joint convention be now dissolved.

Motion prevailed.

The House reconvened, Speaker Johnson in the chair.

On motion of Mathews of Des Moines the House adjourned.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, JANUARY 22, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Eben A. Thomas, pastor of the Methodist Episcopal church, Panora, Iowa.

Journal of January 17th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Hansen of Scott for the afternoon, on request of Elliott of Scott; Lamb of Dallas for the afternoon, on request of Bush of Cherokee; Allen of Pocahontas for the afternoon on request of Clark of Fremont Hunt of Louisa for the afternoon, on request of McIntosh of Muscatine; Paulson of Clinton for the afternoon, on request of Rice of Clinton; Hall of Wapello for the afternoon, on request of Jaycox of Delaware; Orr of Clayton for the afternoon, on request of Jaycox of Delaware; Forsling of Woodbury for the afternoon, on request of Hollingsworth of Boone.

## ANNOUNCEMENT OF COMMITTEE APPOINTMENTS

Mr. Speaker announced the following assignment of standing committees:

### AERONAUTICS

Elliott of Polk, Chairman	Elliott of Scott Greene	King McCaulley	Sass
Byers of Linn	Hayes	Paulson	Wearin
Ballew	Hollis	Rutledge	Whiting
Dean	Irwin		

## AGRICULTURE

Knudson, Irving	Files	King	Ratliff
H., Chairman	Fleming	Lamb	Rawlings
Wilson	Hagglund	Lichty	Read
Albert	Hansen of	McMillan	Rutledge
Ballew	Scott	Mathews	Rylander
Berry	Hanson of	Mounce	Shields
Buchmiller	Winnebago	Nelson of	Smith
Bush	Hatter	Story	Swanson
Byers of	Heald	Nelson of	Taylor
Fayette	Helgason	Hancock	Van Buren
Campbell	Holmgren	Orr	Van Wert
Clark	Hopkins	Pattison	Vaughn
Cox	Hunt	Paulson	Venard
Eckles	Hush	Pendray	Wamstad
Figgins	Istad	Randall	

## ANIMAL INDUSTRY

Johnson of Keo-	Bush	Heald	Kline
kuk, Chairman	Campbell	Hollis	McCreery
Hush	Files	Holmgren	McMillan
Albert	Hagglund	Hubbard	Read
Ballew	Hall	Jaycox	Taylor
			Van Wert

## APPROPRIATIONS

Hansen of Scott,	Figgins	Irwin	Pendray
Chairman	Files	Istad	Rutledge
Wilson	Finnern	Jaycox	Ryder
Albert	Forsling	King	Rylander
Bair	Griswold	Kline	Smith
Berry	Hagglund	Knudson	Swanson
Bixler	Hall	McIlrath	Taylor
Buchmiller	Hattendorf	McMillan	Truax
Bush	Hatter	Miller	Van Buren
Byers of	Heald	Nelson of	Vaughn
Linn	Helgason	Hancock	Wearin
Clark	Hopkins	Nelson of	Whiting
Cox	Hunt	Story	Wilson
Crozier	Hush	O'Brien	
Ellsworth			

## BANKS AND BANKING

Ratliff,	Elliott of	Hollingsworth	Nelson of
Chairman	Scott	Holmgren	Hancock
Knudson	Ellsworth	Hubbard	O'Brien
Bair	Figgins	Jensen	O'Donnell
Barnes	Files	King	Orr
Clark	Fleming	Lomas	Reimers
Cole	Gilmore	Lovrien	Reno
Crozier	Hall	McCreery	Rice
Dean	Hatter	McIntosh	Shields
	Hill	Mathews	Torgeson
			Vosseller

## BOARD OF CONTRQL

Johnson of Dick- inson, Chair- man	Baker Bush Griswold	Kline Lamb Lichty Pendray Read	Rutledge Rylander Swanson Truax Vosseller Wearin
Van Buren Aiken Albert	Irwin Jaycox		

## BUILDING AND LOAN

Truax, Chairman Nelson of Hancock	Byers of Linn Crozier Forsling	Gilmore Johnson of Keokuk	Ryder
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## CHILD WELFARE

Heald, Chairman Randall Bush	Cole Griswold Hagglund Hopkins	Istad Johnson of Keokuk Paulson	Pendray Ratliff Shannon Swanson Taylor
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## CITIES AND TOWNS

Simmer, Chairman Elliott of Polk Bair Baker Bixler	Byers of Linn Dean Elliott of Scott Figgins Finnern Forsling	Greene Hayes Hill Hollingsworth Irwin Kline	Lovrien Mathews Reno Rice Ryder Smith
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## CLAIMS

Buchmiller, Chairman Crozier	Barnes Bixler Eckles	Griswold Hattendorf Hatter Miller	O'Donnell Rawlings Reimers Taylor
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## COMMERCE AND TRADE

McMillan Chairman Dayton Elliott of Scott	Hollingsworth Hollis Hopkins Kline	Lomas Lovrien Pattison Paulson	Randall Rawlings Reno Venard
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## COMPENSATION OF PUBLIC OFFICERS

McIntosh, Chairman Vaughn	Burton Elliott of Polk Gilmore	Hall Irwin Knudson	Lomas McCreery Randall
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## CONSERVATION OF RESOURCES

Venard, Chairman Johnson of Dickinson	Burton Heald Holmgren Jaycox	McCreery Nelson of Story O'Brien	Orr Pendray Van Buren
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## CONSTITUTIONAL AMENDMENTS

Berry, Chairman	Figgins	Rawlings	Truax
Hattendorf	Finnern	Reimers	Wamstad
Crozier	Helgason		

## COUNTY AND TOWNSHIP ORGANIZATION

Wilson, Chairman	Dayton	Pattison	Smith
Burton	Helgason	Rice	Van Wert
Bixler	Istad	Rutledge	Vaughn
Buchmiller	McCreery	Rylander	Vosseller
Cox	Mounce	Shields	

## DAIRY AND FOOD

Rutledge, Chairman	Bush	Heald	Taylor
Baker	Hanson of Winnebago	Hunt	Van Buren
Albert	Hattendorf	Jaycox	Wearin

## DEPARTMENTAL AFFAIRS

Gilmore, Chairman	Berry	Finnern	O'Donnell
Barnes	Figgins	Jensen	Wamstad

## DRAINAGE

Hunt, Chairman	Hanson of Winnebago	Jensen	Rice
King	Holmgren	Nelson of	Swanson
Allen	Hubbard	Hancock	Taylor
Buchmiller		Rawlings	Wamstad

## ELECTIONS

Hanson, Winne- bago, Chair- man	Allen	Fleming	Mounce
Hall	Burton	Hush	Read
	Campbell	McCaulley	Rylander
	Cox	Miller	Smith

## ENROLLED BILLS

Torgeson, Chairman	Barnes	Kline	Reimers
	Dayton		

## FISH AND GAME

King, Chairman	Eckles	Helgason	Miller
Byers of Fayette	Elliott of Polk	Holmgren	Nelson of
Bair	Files	Hunt	Hancock
Campbell	Hansen of Scott	Johnson of	Nelson of
Dean	Hayes	Dickinson	Story
	Heald	Knudson	Van Wert
			Wearin

## HORTICULTURE AND FORESTRY

Smith, Chairman	Bixler	Finnern	Hopkins
Van Wert	Cox	Fleming	Jensen
	Figgins	Hatter	Lamb



## INSURANCE

Lovrien, Chairman	Figgins	Jensen	Pattison
Ellsworth	Gilmore	Johnson of Dickinson	Reno
Aiken	Greene	Lichty	Rice
Allen	Hall	Lomas	Ryder
Bixler	Hansen of Scott	McCaulley	Sass
Byers of Linn	Hayes	McIlrath	Simmer
Campbell	Helgason	Nelson of	Smith
Clark	Hill	Hancock	Torgeson
Cole	Hubbard	Orr	Van Buren
	Irwin		Vaughn

## INTERSTATE BRIDGES

Istad, Chairman	Cole	Hayes	Pendray
Orr	Forsling	Hubbard	Venard
Clark	Hagglund	McIntosh	Wearin

## JUDICIAL AND POLITICAL DISTRICTS

Hollingsworth, Chairman	Greene	Knudson	Orr
Bair	Hagglund	McCaulley	Randall
Baker	Hansen of Scott	McCreery	Sass
Elliott of Polk	Hatter	Mounce	Simmer
Ellsworth	Hollis	Nelson of	Wilson
Fleming	Hunt	Story	Hill

## JUDICIARY

Forsling, Chairman	Hush	McCaulley	Sass
McIntosh	Irwin	Mounce	Simmer
Byers of Linn	Johnson of	O'Brien	Truax
Dayton	Dickinson	Pattison	Whiting
Hollingsworth	Knudson	Reimers	Wilson
	Lovrien	Reno	

## LABOR

Bair, Chairman	Allen	Lichty	Ryder
Barnes	Byers of Fayette	Mounce	Taylor
Aiken	Byers of Linn		

## LAND TITLES

Vaughn, Chairman	Burton	Jensen	Read
Truax	Files	McIntosh	Rice
Baker	Hanson of Winnebago	Miller	Rylander
		O'Donnell	

## MILITARY

Greene, Chairman	Byers of Fayette	Lamb	Read
Dean	Ellsworth	McIlrath	Reno
		O'Brien	

## MINES AND MINING

Crozier, Chairman	Baker	Hagglund	Randall
Berry	Ballew	Hansen of Scott	Reno
	Burton	Hollingsworth	Simmer

## MOTOR VEHICLES AND TRANSPORTATION

Hubbard, Chairman	Dean	King	Rylander
Paulson	Elliott of Scott	Lamb	Shannon
Aiken	Files	Lichty	Shields
Bush	Griswold	McCreery	Truax
Crozier	Helgason	McMillan	Van Buren
	Hush	Rutledge	Van Wert
			Sass

## PHARMACY

Barnes, Chairman	Cox	Johnson of	Lichty
Cole	Jensen	Keokuk	

## POLICE REGULATION AND SUPPRESSION OF CRIME

Hill, Chairman	Files	Istad	Ratliff
Lovrien	Fleming	McMillan	Shannon
Buchmiller	Greene		

## PRINTING

Nelson of Hancock, Chairman	Hill	Griswold	Rawlings
	Allen	Kline	Reimers
	Finnern	McIlrath	Wearin
			Whiting

## PRIVATE CORPORATIONS

Aiken, Chairman	Griswold	O'Donnell	Wamstad
O'Brien	Hattendorf	Torgeson	Whiting
Cox	Lovrien		

## PUBLIC HEALTH

Cole, Chairman	Elliott of Scott	Johnson of	Rice
Hall	Forsling	Keokuk	Ryder
Albert	Hill	King	Shannon
Bixler	Hollingsworth	Pendray	Swanson
Crozier	Hopkins	Ratliff	Torgeson

## PUBLIC LANDS AND BUILDINGS

McIlrath, Chairman	Vosseller	Hanson of	Hattendorf
	Berry	Winnebago	Istad
			Lamb

## PUBLIC LIBRARIES

Hopkins, Chairman	Berry	Campbell	O'Donnell
Wamstad	Buchmiller	Cox	Shannon
	Burton	Dayton	

## PUBLIC UTILITIES

Elliott of Scott, Chairman	Byers of	Irwin	Read
Wilson	Fayette	Istad	Sass
Allen	Byers of Linn	Lomas	Shannon
Baker	Dean	Mathews	Simmer
Ballew	Elliott of Polk	Orr	Swanson
	Ellsworth	Paulson	Whiting
	Hayes		

## RAILROADS

Pattison, Chairman	Ballew Cole	Forsling Gilmore Lomas	Mathews Miller Paulson Reno
Simmer Aiken	Dayton Ellsworth	McCaulley	

## RETRENCHMENT AND REFORM

Hansen of Scott, Chairman	Forsling McCaulley	Miller	Ryder
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## ROADS AND HIGHWAYS

Hollis, Chairman	Greene Hansen of Scott	Johnson of Dickinson	Orr Pattison Randall
Hunt Albert	Hanson of Winnebago	Kline Knudson	Rawlings Read
Bair Baker	Hall Hatter	Lamb Lomas	Reimers Rice
Ballew Byers of	Hayes Hill	McCreery McIntosh	Sass Shields
Fayette Campbell	Holmgren Hubbard	McMillan Mathews	Van Wert Vaughn
Clark Dayton	Hush Jaycox	Miller Nelson of Story	Venard Vosseller
Eckles Elliott of Polk	Jensen Johnson of	O'Brien O'Donnell	Wilson
Fleming	Keokuk		

## RULES

Mathews, Chairman	Gilmore Hubbard	Lovrien McIlrath	McIntosh Torgeson
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## SCHOOLS AND TEXTBOOKS

Lichty, Chairman	Hanson of Winnebago	Johnson of Keokuk	Ryder Shannon
Pendray Barnes	Hatter Heald	Lamb McMillan	Shields Torgeson
Berry Byers of	Holmgren Hopkins	Nelson of Story	Van Buren Vaughn
Fayette Byers of Linn	Hunt Jaycox	O'Brien Pattison	Venard Vosseller
Eckles Fleming	Johnson of Dickinson	Paulson Ratliff	Wamstad Whiting
Hagglund			Wilson

## STATE EDUCATIONAL INSTITUTIONS

Eckles, Chairman	Bush Clark	Hattendorf Hollis	Rutledge Vosseller
Jaycox Aiken	Dean Ellsworth	Hush McIlrath	Wearin Whiting
Albert	Finnern	Rawlings	

## SUPPRESSION OF INTEMPERANCE

Wamstad, Chairman	Buchmiller Hagglund	Nelson of Story	Rutledge Smith
Rylander Bair	Hush Mounce	Randall Ratliff	Truax Venard
Bixler			

## TELEPHONE, TELEGRAPH AND EXPRESS

Griswold, Chairman	Shannon Eckles	Finnern Hollis	McIlrath Swanson
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## WAYS AND MEANS

McCaulley, Chairman	Cole Dayton	Johnson of Keokuk	Reimers Elliott of Scott
Greene	Eckles	Lichty	Reno
Aiken	Gilmore	Lomas	Sass
Allen	Hayes	McCreery	Shields
Ballew	Hill	McIntosh	Simmer
Barnes	Hollingsworth	Mathews	Torgeson
Burton	Hollis	Mounce	Van Wert
Byers of Fayette	Johnson of Dickinson	Orr Ratliff	Venard Vosseller

## REPRESENTATIVES AND THEIR RESPECTIVE COMMITTEES

## AIKEN OF IDA

Private corporations— Chairman	Insurance	Railroads
Board of control	State educational insti- tutions	Ways and means
Labor		
Motor vehicles and transportation		

## ALBERT OF GRUNDY

Agriculture	Dairy and food	Animal industry
Appropriations	Roads and highways	State educational in- stitutions
Board of control	Public health	

## ALLEN OF POCAHONTAS

Drainage	Insurance	Ways and means
Elections	Public utilities	Printing
Labor		

## BAIR OF BUENA VISTA

Labor—Chairman	Fish and game	Roads and highways
Appropriations	Judicial and political districts	Suppression of intem- perance
Banks and banking		
Cities and towns		

## BAKER OF JASPER

Board of control	Judicial and political districts	Mines and mining
Cities and towns	Land titles	Public utilities
Dairy and food		Roads and highways

## BALLEW OF APPANOOSE

Agriculture	Public utilities	Ways and means
Aeronautics	Railroads	Animal industry
Mines and mining	Roads and highways	

## BARNES OF WRIGHT

Pharmacy—Chairman	Departmental affairs	Schools and textbooks
Banks and banking	Enrolled bills	Ways and means
Claims	Labor	

## BERRY OF MONROE

Constitutional amend- ments, Chairman	Mines and mining	Departmental affairs
Agriculture	Schools and textbooks	Public lands and build- ings
Appropriations	Public libraries	

## BIXLER OF ADAMS

Appropriations	Horticulture and for- estry	Suppression of Intem- perance
Cities and towns	Insurance	Public health
Claims		
County and township organization		

## BUCHMILLER OF GREENE

Claims—Chairman	Drainage	Police regulation and suppression of crime
Agriculture	Suppression of in- temperance	
Appropriations	Public libraries	
County and township organization		

## BURTON OF WAYNE

Conservation of re- sources	Elections	Public libraries
County and township organization	Land titles	Compensation of public officers
	Mines and mining	
	Ways and means	

## BUSH OF CHEROKEE

Agriculture	Motor vehicles and transportation	State educational insti- tutions
Appropriations	Animal industry	Child welfare
Board of control		
Dairy and food		

## BYERS OF FAYETTE

Agriculture	Military	Roads and highways
Fish and game	Schools and textbooks	Ways and means
Labor	Public utilities	

## BYERS OF LINN

Aeronautics	Cities and towns	Insurance
Appropriations	Labor	Schools and textbooks
Building and loan	Judiciary	Public utilities

## CAMPBELL OF DECATUR

Agriculture	Insurance	Animal industry
Elections	Roads and highways	Public libraries
Fish and game		

## CLARK OF FREMONT

Agriculture  
Appropriations  
Banks and banking

Interstate bridges  
Insurance  
Roads and highways

State educational institutions

## COLE OF HARRISON

Public health—Chairman  
Banks and banking

Interstate bridges  
Insurance  
Pharmacy

Railroads  
Ways and means  
Child welfare

## COX OF TAYLOR

Agriculture  
Appropriations  
County and township organization

Elections  
Public libraries  
Pharmacy

Private corporations  
Horticulture and forestry

## CROZIER OF MAHASKA

Mines and mining—Chairman  
Appropriations  
Banks and banking

Building and loan  
Claims  
Constitutional amendments

Motor vehicles and transportation  
Public health

## DAYTON OF WASHINGTON

Judiciary  
Roads and highways  
Ways and means

Public libraries  
Commerce and trade  
Railroads

County and township organization  
Enrolled bills

## DEAN OF SAC

Aeronautics  
Banks and banking  
Cities and towns  
Fish and game

Military  
Motor vehicles and transportation

Public utilities  
State educational institutions

## ECKLES OF BUTLER

State educational institutions—Chairman  
Agriculture

Claims  
Fish and game  
Schools and textbooks

Telephone, telegraph and express  
Roads and highways  
Ways and means

## ELLIOTT OF POLK

Aeronautics—Chairman  
Cities and towns  
Fish and game

Judicial and political districts  
Public utilities

Roads and highways  
Compensation of public officers

## ELLIOTT OF SCOTT

Public utilities—Chairman  
Aeronautics  
Banks and banking

Cities and towns  
Motor vehicles and transportation

Ways and means  
Public health  
Commerce and trade

## ELLSWORTH OF HARDIN

Appropriations  
Banks and banking  
Judicial and political  
districts

Military  
Insurance  
Public utilities

Railroads  
State educational  
institutions

## FIGGINS OF UNION

Agriculture  
Appropriations  
Banks and banking  
Cities and towns

Insurance  
Departmental affairs  
Horticulture and  
forestry

Constitutional amend-  
ments

## FILES OF CERRO GORDO

Agriculture  
Appropriations  
Banks and banking  
Fish and game

Land titles  
Motor vehicles and  
transportation

Police regulation and  
suppression of crime  
Animal industry

## FINNERN OF CRAWFORD

Appropriations  
Cities and towns  
Printing  
State educational in-  
stitutions

Telephone, telegraph  
and express  
Horticulture and for-  
estry

Constitutional amend-  
ments  
Departmental affairs

## FLEMING OF ADAIR

Banks and banking  
Elections  
Judicial and political  
districts

Agriculture  
Police regulation and  
suppression of crime  
Schools and textbooks

Roads and highways  
Horticulture and for-  
estry

## FORSLING OF WOODBURY

Judiciary—Chairman  
Appropriations  
Building and loan  
Cities and towns

Railroads  
Retrenchment and  
reform

Public health  
Interstate bridges

## GILMORE OF CEDAR

Departmental affairs—  
Chairman  
Banks and banking  
Building and loan

Insurance  
Railroads  
Ways and means

Rules  
Compensation of public  
officers

## GREENE OF POTTAWATTAMIE

Military—Chairman  
Aeronautics  
Cities and towns  
Judicial and political  
districts

Insurance  
Police regulation and  
suppression of crime

Roads and highways  
Ways and means

## GRISWOLD OF MADISON

Telephone, telegraph  
and express—Chair-  
man  
Appropriations

Board of control  
Claims  
Motor vehicles and  
transportation

Printing  
Child welfare  
Private corporations

## HAGGLUND OF PAGE

Agriculture	Animal industry	Judicial and political districts
Appropriations	Suppression of intemperance	Child welfare
Mines and mining		Interstate bridges
Schools and textbooks		

## HALL OF WAPELLO

Appropriations	Elections	Animal industry
Banks and banking	Insurance	Public health
Compensation of public officers	Roads and highways	

## HANSEN OF SCOTT

Appropriations—Chairman	Agriculture	Mines and mining
Retrenchment and reform—Chairman	Fish and game	Insurance
	Judicial and political districts	Roads and highways

## HANSON OF WINNEBAGO

Elections—Chairman	Drainage	Land titles
Agriculture	Schools and textbooks	Public lands and buildings
Dairy and Food	Roads and highways	

## HATTENDORF OF OSCEOLA

Appropriations	Private corporations	Public lands and buildings
Constitutional amendments	State educational institutions	Claims
Dairy and food		

## HATTER OF IOWA

Agriculture	Roads and highways	Horticulture and forestry
Appropriations	Claims	
Banks and banking	Schools and textbooks	
Judicial and political districts		

## HAYES OF DUBUQUE

Aeronautics	Interstate bridges	Roads and highways
Cities and towns	Insurance	Ways and means
Fish and game	Public utilities	

## HEALD OF CHICKASAW

Child welfare—Chairman	Conservation of resources	Fish and game
Agriculture	Dairy and food	Schools and textbooks
Appropriations		Animal industry

## HELGASON OF EMMET

Agriculture	County and township organization	Insurance
Appropriations	Fish and game	Motor vehicles and transportation
Constitutional amendments		



## HILL OF FLOYD

Police regulation and suppression of crime—Chairman	Cities and towns Insurance Roads and highways	Printing Public health Judicial and political districts
Banks and banking	Ways and means	

## HOLLINGSWORTH OF BOONE

Judicial and political districts—Chairman	Cities and towns Judiciary	Ways and means Public health
Banks and banking	Mines and mining	Commerce and trade

## HOLLIS OF BLACK HAWK

Roads and highways—Chairman	Ways and means Animal industry State educational institutions	Commerce and trade Judicial and political districts
Aeronautics Telephone, telegraph and express		

## HOLMGREN OF PALO ALTO

Agriculture Banks and banking Conservation of resources	Drainage Fish and game Schools and textbooks	Roads and highways Animal industry
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## HOPKINS OF GUTHRIE

Public libraries—Chairman Agriculture Appropriations	Schools and textbooks Child welfare Public health	Commerce and trade Horticulture and forestry
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## HUBBARD OF POTTAWATTAMIE

Motor vehicles and transportation—Chairman Banks and banking	Drainage Interstate bridges Insurance	Animal industry Rules Roads and highways
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## HUNT OF LOUISA

Drainage—Chairman Agriculture Appropriations Dairy and food	Fish and game Judicial and political districts	Schools and textbooks Roads and highways
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## HUSH OF MONTGOMERY

Agriculture Appropriations Elections Judiciary	Motor vehicles and transportation Roads and highways Animal industry	State educational institutions Suppression of intemperance
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## IRWIN OF LEE

Aeronautics Appropriations Board of control Cities and towns	Compensation of public officers Insurance	Judiciary Public utilities
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	<b>ISTAD OF WINNESHIEK</b>	
Interstate bridges— Chairman Agriculture Appropriations	County and township organization Police regulation and suppression of crime	Public utilities Child welfare Public lands and build- ings
	<b>JAYCOX OF DELAWARE</b>	
Appropriations Board of control Conservation of re- sources	Dairy and food Schools and textbooks Roads and highways	Animal industry State educational in- stitutions
	<b>JENSEN OF KOSSUTH</b>	
Banks and banking Drainage Insurance Roads and highways	Land titles Horticulture and for- estry	Pharmacy Departmental affairs
	<b>JOHNSON OF DICKINSON</b>	
Board of control— Chairman Conservation of re- sources	Fish and game Judiciary Insurance	Schools and textbooks Roads and highways Ways and means
	<b>JOHNSON OF KEOKUK</b>	
Animal industry— Chairman Schools and textbooks	Roads and highways Ways and means Public health	Building and loan Pharmacy Child welfare
	<b>KING OF CLAY</b>	
Fish and game— Chairman Agriculture Aeronautics	Appropriations Banks and banking Drainage	Motor vehicles and transportation Public health
	<b>KLINE OF DAVIS</b>	
Appropriations Board of control Cities and towns	Enrolled bills Roads and highways Animal industry	Printing Commerce and trade
	<b>KNUDSON OF HAMILTON</b>	
Agriculture—Chair- man Appropriations Banks and banking	Fish and game Judicial and political districts Judiciary	Roads and highways Compensation of public officers
	<b>LAMB OF DALLAS</b>	
Agriculture Board of control Military Schools and textbooks	Motor vehicles and transportation Horticulture and forestry	Roads and highways Public lands and buildings

## LICHTY OF BLACK HAWK

Schools and textbooks —Chairman	Labor	Insurance
Board of control	Motor vehicles and transportation	Pharmacy
Agriculture		Ways and means

## LOMAS OF HOWARD

Banks and banking	Railroads	Compensation of public officers
Insurance	Roads and highways	Commerce and trade
Public utilities	Ways and means	

## LOVRIEN OF HUMBOLDT

Insurance—Chairman	Judiciary	Private corporations
Banks and banking	Police regulation and suppression of crime	Rules
Cities and towns		Commerce and trade

## MCCAULLEY OF CALHOUN

Ways and means— Chairman	Judicial and political districts	Railroads
Aeronautics	Judiciary	Retrenchment and re- form
Elections	Insurance	

## MCCREERY OF LINN

Banks and banking	Judicial and political districts	Ways and means
Conservation of re- sources	Motor vehicles and transportation	Animal industry
County and township organization	Roads and highways	Compensation of public officers

## MCLRATH OF POWESHIEK

Public lands and build- ings—Chairman	Insurance	State educational in- stitutions
Appropriations	Telephone, telegraph and express	Rules
Military	Printing	

## MCINTOSH OF MUSCATINE

Compensation of public officers—Chairman	Interstate bridges	Roads and highways
Banks and banking	Judiciary	Ways and means
	Land titles	Rules

## MCMILLAN OF BENTON

Commerce and trade —Chairman	Motor vehicles and transportation	Schools and textbooks
Agriculture	Police regulation and suppression of crime	Roads and highways
Appropriations		Animal industry

## MATHEWS OF DES MOINES

Rules—Chairman	Cities and towns	Roads and highways
Agriculture	Public utilities	Ways and means
Banks and banking	Railroads	

## MILLER OF SHELBY

Claims  
Railroads  
Roads and highways

Retrenchment and  
reform  
Land titles

Elections  
Fish and game  
Appropriations

## MOUNCE OF VAN BUREN

Agriculture  
County and township  
organization  
Elections

Judiciary  
Ways and means  
Suppression of in-  
temperance

Judicial and political  
districts  
Labor

## NELSON OF HANCOCK

Printing—Chairman  
Agriculture  
Appropriations

Banks and banking  
Building and loan  
Drainage

Fish and game  
Insurance

## NELSON OF STORY

Agriculture  
Appropriations  
Conservation of re-  
sources

Fish and game  
Judicial and political  
districts  
Schools and textbooks

Roads and highways  
Suppression of in-  
temperance

## O'BRIEN OF ALLAMAKEE

Appropriations  
Banks and banking  
Conservation of re-  
sources

Judiciary  
Military  
Private corporations

Schools and textbooks  
Roads and highways

## O'DONNELL OF CARROLL

Banks and banking  
Claims  
Land titles

Roads and highways  
Public libraries

Private corporations  
Departmental affairs

## ORR OF CLAYTON

Agriculture  
Banks and banking  
Conservation of re-  
sources

Interstate bridges  
Insurance  
Public utilities

Roads and highways  
Ways and means  
Judicial and political  
districts

## PATTISON OF JEFFERSON

Railroads—Chairman  
Agriculture  
County and township  
organization

Judiciary  
Insurance  
Schools and textbooks

Roads and highways  
Commerce and trade

## PAULSON OF CLINTON

Agriculture  
Aeronautics  
Motor vehicles and  
transportation

Schools and textbooks  
Public utilities  
Railroads

Child welfare  
Commerce and trade

## PENDRAY OF JACKSON

Agriculture  
Board of control  
Schools and textbooks  
Public Health

Child welfare  
Conservation of re-  
sources

Appropriations  
Interstate bridges

## RANDALL OF LUCAS

Agriculture  
Mines and mining  
Roads and highways  
Suppression of intem-  
perance

Child welfare  
Judicial and political  
districts

Compensation of public  
officers  
Commerce and trade

## RATLIFF OF HENRY

Banks and banking—  
Chairman  
Agriculture  
Schools and textbooks

Ways and means  
Suppression of intem-  
perance  
Child welfare

Public health  
Police regulation and  
suppression of crime

## RAWLINGS OF MONONA

Agriculture  
Claims  
Constitutional amend-  
ments

Drainage  
Roads and highways  
State educational in-  
stitutions

Commerce and trade  
Printing

## READ OF WARREN

Agriculture  
Board of control  
Elections

Land titles  
Public utilities  
Roads and highways

Animal industry  
Military

## REIMERS OF LYON

Banks and banking  
Claims  
Constitutional amend-  
ments

Enrolled bills  
Judiciary  
Roads and highways

Ways and means  
Printing

## RENO OF POLK

Cities and towns  
Commerce and trade  
Banks and banking

Judiciary  
Military  
Mines and mining

Insurance  
Railroads  
Ways and means

## RICE OF CLINTON

Banks and banking  
Cities and towns  
County and township  
organization

Drainage  
Land titles  
Insurance

Roads and highways  
Public health

## RUTLEDGE OF WEBSTER

Dairy and food—  
Chairman  
Agriculture  
Aeronautics  
Appropriations

Board of control  
County and township  
organization  
Motor vehicles and  
transportation

State educational in-  
stitutions  
Suppression of in-  
temperance

## RYDER OF DUBUQUE

Appropriations  
Building and loan  
Cities and towns

Labor  
Insurance  
Schools and textbooks

Retrenchment and re-  
form  
Public health

## RYLANDER OF MARSHALL

Agriculture  
Appropriations  
Board of control  
County and township  
organization

Elections  
Motor vehicles and  
transportation

Suppression of in-  
temperance  
Land titles

## SASS OF WOODBURY

Aeronautics  
Judicial and political  
districts  
Judiciary

Motor vehicles and  
transportation  
Insurance

Public utilities  
Roads and highways  
Ways and means

## SHANNON OF CASS

Motor vehicles and  
transportation  
Police regulation and  
suppression of crime

Schools and textbooks  
Public utilities  
Telephone, telegraph  
and express

Child welfare  
Public health  
Public libraries

## SIMMER OF WAPELLO

Cities and towns—  
Chairman  
Judicial and political  
districts

Judiciary  
Mines and mining  
Insurance

Public utilities  
Railroads  
Ways and means

## SHIELDS OF CLARKE

Agriculture  
Banks and banking  
County and township  
organization

Motor vehicles and  
transportation  
Schools and textbooks

Roads and highways  
Ways and means

## SMITH OF O'BRIEN

Horticulture and for-  
estry—Chairman  
Agriculture  
Appropriations

Cities and towns  
County and township  
organization  
Elections

Insurance  
Suppression of in-  
temperance

## SWANSON OF PLYMOUTH

Agriculture  
Appropriations  
Board of control  
Drainage

Public utilities  
Telephone, telegraph  
and express

Child welfare  
Public health

## TAYLOR OF AUDUBON

Agriculture  
Appropriations  
Claims

Dairy and food  
Drainage  
Labor

Animal industry  
Child welfare

## TORGESON OF WORTH

Enrolled bills—Chairman	Insurance	Rules
Banks and banking	Schools and textbooks	Public health
	Ways and means	Private corporations

## TRUAX OF BUCHANAN

Building and loan—Chairman	Judiciary	Appropriations
Board of control	Land titles	Suppression of intemperance
Constitutional amendments	Motor vehicles and transportation	

## VAN BUREN OF JONES

Agriculture	Motor vehicles and transportation	School and textbooks
Appropriations	Insurance	Dairy and food
Board of control		
Conservation of resources		

## VAN WERT OF FRANKLIN

Agriculture	Horticulture and forestry	Roads and highways
County and township organization	Motor vehicles and transportation	Ways and means
Fish and game		Animal industry

## VAUGHN OF RINGGOLD

Land titles—Chairman	Insurance	Compensation of public officers
Agriculture	Schools and textbooks	
Appropriations	Roads and highways	
County and township organization		

## VENARD OF SIOUX

Conservation of resources—Chairman	Schools and textbooks	Suppression of intemperance
Agriculture	Roads and highways	Commerce and trade
Interstate bridges	Ways and means	

## VOSELLER OF BREMER

Banks and banking	Public lands and buildings	Ways and means
Board of control	Schools and textbooks	State educational institutions
County and township organization	Roads and highways	

## WAMSTAD OF MITCHELL

Suppression of intemperance—Chairman	Drainage	Private corporations
Agriculture	Schools and textbooks	Constitutional amendments
Departmental affairs	Public libraries	

## WEARIN OF MILLS

Aeronautics	Dairy and food	State educational institutions
Appropriations	Fish and game	Printing
Board of control	Interstate bridges	

WHITING OF JOHNSON		
Aeronautics	Private corporations	State educational in-
Appropriations	Schools and textbooks	stitutions
Judiciary	Public utilities	Printing
WILSON OF TAMA		
County and township	Appropriations	Schools and textbooks
organization—	Judicial and political	Public utilities
Chairman	districts	Roads and highways
Agriculture	Judiciary	

## MOTION TO RECONSIDER CALLED UP

Berry of Monroe called up the motion to reconsider the vote by which the report of the committee on committee clerks was adopted.

Kline of Davis moved the previous question. Motion prevailed.

On the question, "Shall the motion to reconsider prevail?" a roll call was demanded.

The ayes were, 21.

Albert	Hopkins	O'Donnell	Smith
Berry	Jensen	Randall	Taylor
Bush	King	Reimers	Torgeson
Campbell	Mounce	Shannon	Van Wert
Finnern	O'Brien	Shields	Wilson
Helgason			

The nays were, 63.

Aiken	Files	Jaycox	Rawlings
Bair	Fleming	Johnson of	Reno
Baker	Gilmore	Dickinson	Rice
Barnes	Greene	Johnson of	Ryder
Bixler	Griswold	Keokuk	Rylander
Buchmiller	Hagglund	Kline	Sass
Burton	Hattendorf	McCreery	Swanson
Byers of Fayette	Hatter	McIlrath	Truax
Byers of Linn	Hayes	McIntosh	Van Buren
Clark	Heald	McMillan	Vaughn
Cole	Hill	Mathews	Venard
Dayton	Hollingsworth	Nelson of	Vosseller
Dean	Hollis	Hancock	Wamstad
Elliott of Polk	Holmgren	Nelson of Story	Wearin
Elliott of Scott	Hush	Pattison	Whiting
Ellsworth	Irwin	Pendray	Mr. Speaker
Figgins	Istad		

Absent or not voting, 24.

Allen	Hall	Knudson	Miller
Ballew	Hansen of Scott	Lamb	Orr
Cox	Hanson of	Lichty	Paulson
Crozier	Winnebago	Lomas	Ratliff
Eckles	Hubbard	Lovrien	Read
Forsling	Hunt	McCaulley	Rutledge
			Simmer



Motion to reconsider lost.

Johnson of Keokuk moved that the Chief Clerk be authorized to procure book ends for the members of the House. Motion prevailed.

#### REPORT OF COMMITTEE

Ellsworth of Hardin submitted the following report of special committee and moved its adoption.

**MR. SPEAKER:** Your committee appointed to convey to former speaker, Luther V. Carter, the greetings of the House of Representatives together with expressions of appreciation for his long and splendid service to the State, and sincere hope for his early recovery to health and strength, begs to report that it has performed its duty, and has conveyed to Mr. Carter a copy of the resolution adopted by the House.

The House of Representatives has received a letter from Mr. Carter in which he expresses his appreciation of the action of the House, and wishes that the committee announce to the House his deepest appreciation of this kind remembrance.

Respectfully submitted,

E. O. ELLSWORTH.  
RAYMOND B. ECKLES.  
IRVING H. KNUDSON.  
OTTO ALBERT.

Motion prevailed and the report was adopted.

#### INTRODUCTION OF BILLS

House File No. 1, by Reimers of Lyon, a bill for an act to amend sections sixty-nine hundred forty-four (6944) and seventy-one hundred fifteen (7115) of the code, relating to taxation of sheep and swine.

Read first and second times and referred to committee on ways and means.

House File No. 2, by Berry of Monroe and Bixler of Adams, a bill for an act imposing an additional one (1) cent license fee on gasoline used and sold for use in the State of Iowa and providing for a distribution and use of the same upon the secondary road system now comprised of the county and township road systems in this state.

Read first and second times and referred to committee on roads and highways.

House File No. 3, by Reimers of Lyon, a bill for an act to repeal section seventy-two hundred seventy-nine (7279), Code, 1927, relating to notice of expiration of right of redemption from tax sale, and to enact a substitute therefor.

Read first and second times and referred to committee on judiciary.

House File No. 4, by Reno of Polk, a bill for an act to amend section seven hundred ninety-one (791) of the Code, 1927, relative to the time of voting in counties of over one hundred thirty-five thousand (135,000) population where voting machines are used.

Read first and second times and referred to committee on elections.

House File No. 5, by Wilson of Tama, a bill for an act to empower a county board of education or the school board of a school district to enter into a contract with the United States government for the education of Indian children.

Read first and second times and referred to committee on schools and textbooks.

House File No. 6, by Reimers of Lyon, a bill for an act to amend sections eleven thousand seven hundred seventeen (11717), eleven thousand nine hundred seventy-one (11971), and twelve thousand seven hundred thirty-two (12732) of the Code, 1927, relating to claims for labor, and the rights of laborers thereunder.

Read first and second times and referred to committee on labor.

House File No. 7, by Reimers of Lyon, a bill for an act to amend the law as it appears in section thirty-eight hundred eighty-five (3885) of the Code, 1927, relating to normal training exceptions.

Read first and second times and referred to committee on schools and textbooks.

House File No. 8, by Reimers of Lyon, a bill for an act to amend the law as it appears in section thirty-eight hundred eighty-four (3884) of the Code, 1927, relating to applicants for teachers' certificates.

Read first and second times and referred to committee on schools and textbooks.

House File No. 9, by Whiting of Johnson, a bill for an act to amend the law as it appears in sections fifty-six hundred thirty-two (5632) and fifty-six hundred thirty-three (5633), Code 1927, relating to the election of city solicitor, city engineer and the appointment of police judge.

Read first and second times and referred to committee on cities and towns.

House File No. 10, by Hansen of Scott, a bill for an act to establish the general fund for the state of Iowa, for the biennium beginning July 1, 1929, and ending June 30, 1931, and to appropriate therefrom for all departments and various divisions thereof, of the state of Iowa, for all purposes provided by law, for the said biennium.

Read first and second times and referred to committee on appropriations.

House File No. 11, by Reno of Polk, a bill for an act fixing and determining the liability of an innkeeper or the owner or keeper of a hotel, rooming house, or eating house, for loss of or injury to the conveyance of a guest and the personal property of such guest contained in such conveyance.

Read first and second times and referred to committee on judiciary.

House File No. 12, by Mathews of Des Moines, a bill for an act to repeal the law as it appears in section seventy-five hundred seventy-eight (7578) of the Code, 1927, and to enact a substitute in lieu thereof relating to drainage outlets in other states.

Read first and second times and referred to committee on drainage.

House File No. 13, by Wearin of Mills, a bill for an act to repeal section seventeen hundred sixty-eight (1768), Code, 1927, and to enact a substitute therefor, relating to fish and game.

Read first and second times and referred to committee on fish and game.

House File No. 14, by Bair of Buena Vista, a bill for an act to legalize certain ordinances and certain ordinances amending other ordinances of the City of Storm Lake, Buena Vista county and State of Iowa.

Read first and second times and referred to committee on judiciary.

#### MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 3, relating to furnishing codes and session laws for committee rooms and members of the press.

WALTER H. BEAM, *Secretary.*

#### SENATE CONCURRENT RESOLUTION NO. 3

*Be It Resolved by the Senate, the House Concurring, That the state printing board be requested to furnish copies of the Code of 1927 and Acts of the Forty-second General Assembly as follows: One copy for each of the various committee rooms of the Senate and the House; three copies each for the Secretary of the Senate and the Chief Clerk of the House for the use of said officers and their assistants; such number of copies for the press galleries of the Senate and the House as necessary, to be determined by the Secretary of the Senate and the Chief Clerk of the House.*

Hill of Floyd asked and obtained unanimous consent for the immediate consideration of the Senate Concurrent Resolution No. 3 and moved its adoption.

Motion prevailed and Senate Concurrent Resolution No. 3 was adopted.

#### REPORT OF SPECIAL COMMITTEE

Hollingsworth of Boone, from the committee on assignment of committee rooms, submitted the following report:

MR. SPEAKER: Your committee on assignment of committee rooms for the various standing committees of the House begs leave to report the

following recommendations as to the assignment of committee rooms and time of meeting of the standing committees:

Room	Mon.	Tues.	Wed.	Thurs.	Fri.
Speaker's Room—					
Ways and means .....		2:30 P.M.		3:30 P.M.	
Motor vehicles .....		1:00 P.M.			3:30 P.M.
Cities and towns .....	3:30 P.M.		3:30 P.M.		2:30 P.M.
Aeronautics .....	1:30 P.M.		1:30 P.M.		1:30 P.M.
Public schools .....		3:30 P.M.		2:30 P.M.	
Elections .....	2:30 P.M.				
County and township organizations .....			2:30 P.M.		
Suppression of interperance .....				1:30 P.M.	
Room 1—					
Appropriations .....		2:30 P.M.		3:30 P.M.	
Judiciary .....	1:30 P.M.		1:30 P.M.		1:30 P.M.
Roads and highways .....	2:30 P.M.		2:30 P.M.		2:30 P.M.
Insurance .....		3:30 P.M.		1:30 P.M.	
Agriculture .....	3:30 P.M.		3:30 P.M.		3:30 P.M.
Banks and banking .....		1:30 P.M.		2:30 P.M.	
Room 6—					
Drainage .....	1:30 P.M.			1:00 P.M.	
Board of control .....				1:30 P.M.	
Fish and game .....	3:30 P.M.				3:30 P.M.
State educational institutions..		3:30 P.M.			
Military .....				3:30 P.M.	
Public health .....				2:00 P.M.	2:30 P.M.
Public utilities .....					
Animal industry .....		1:00 P.M.			
Mines and mining .....			2:30 P.M.		
Compensation of public officers	2:30 P.M.				
Land titles .....			1:30 P.M.		
Departmental affairs .....		2:30 P.M.			
Printing .....					1:30 P.M.
Dairy and food .....			3:30 P.M.		
Room 9—					
Interstate bridges .....		1:00 P.M.			
Public libraries .....			1:00 P.M.		
Pharmacy .....			3:30 P.M.		
Private corporations .....			2:00 P.M.		
Public lands and buildings ..					2:30 P.M.
Judicial and political districts..					1:30 P.M.
Building and loan .....		2:30 P.M.			
Room 10—					
Child welfare .....			1:00 P.M.		
Constitutional amendments .....			2:30 P.M.		
Conservation of resources .....				1:30 P.M.	
Commerce and trade .....					2:30 P.M.
Claims .....	2:30 P.M.				
Horticulture and forestry .....			1:30 P.M.		
Police regulation .....			3:30 P.M.		
Telephone, telegraph and express .....					3:30 P.M.
Railroads .....		1:30 P.M.			
Labor .....		2:30 P.M.			
Room 5—					
Chief Clerk .....					
Retrenchment and reform .....					
Rules .....					
Room 4—					
Journal clerks .....					
Room 3—					
Enrolling clerks .....					
File clerks .....					
Enrolled bills .....					
Rooms 2 and 11—					
Committee clerks .....					

Rooms 2, 3, 4, and 11 to be under control and direction of the Chief Clerk.

Respectfully submitted,

F. HOLLINGSWORTH, *Chairman*,  
 OTHA D. WEARIN,  
 E. A. ELLIOTT,

Committee.

Passed on file.

On motion of Read of Warren the House adjourned until 10 a. m., Wednesday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, JANUARY 23, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Thomas J. Pettit, pastor of the Euclid Avenue Methodist church, Des Moines, Iowa.

Journal of January 22d corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Allen of Pocahontas indefinitely, on request of Lovrien of Humboldt; Hunt of Louisa indefinitely, on request of McIntosh of Muscatine.

## PETITIONS

Smith of O'Brien presented a petition from the citizens of Paullina, Iowa; also, one from the citizens of Sanborn, Iowa, asking for refund of special assessment for primary road.

Referred to committee on roads and highways.

Mounce of Van Buren presented a petition from citizens of Keosauqua protesting against consolidation of county and township highways.

Referred to committee on roads and highways.

## INTRODUCTION OF BILLS

House File No. 15, by Burton of Wayne, a bill for an act to amend the law as it appears in section fifty-four hundred thirty-five (5435) Code of Iowa, 1927, relating to the licensing of dogs; and to repeal the law as it appears in sections fifty-four hundred forty (5440) and fifty-four hundred forty-one (5441) relating to the certification and collection of license taxes on dogs and to enact a substitute therefor.

Read first and second times and referred to committee on ways and means.

House File No. 16, by Burton of Wayne, a bill for an act to amend the law as it appears in section forty-one hundred twenty (4120) Code of Iowa, 1927, relating to compensation of members of the county board of education.

Read first and second times and referred to committee on compensation of public officers.

House File No. 17, by Johnson of Keokuk, a bill for an act to amend section three hundred ninety-three (393), and to repeal section three hundred ninety-seven (397) of the Code, 1927, and to enact a substitute therefor, relating to the audit of claims against the state and certain agencies thereof.

Read first and second times and referred to committee on departmental affairs.

House File No. 18, by Bixler of Adams, a bill for an act to repeal the law as it appears in section seventeen hundred sixty-six (1766) of the Code of Iowa 1927, relating to trapping regulations of fur bearing animals and to enact a substitute relating to the regulation of the taking or trapping of fur bearing animals.

Read first and second times and referred to committee on fish and game.

House File No. 19, by Bixler of Adams, a bill for an act to amend the law as it appears in section fifty-three hundred ninety-six (5396) of the Code of Iowa 1927, relating to the powers of the soldiers' relief commission and to authorize such commission to purchase flags for the graves of honorably discharged soldiers, marines, or nurses who served in the military or naval forces of the United States during any war.

Read first and second times and referred to committee on military.

House File No. 20, by Van Buren of Jones, a bill for an act to amend section thirty-seven hundred fifty-seven (3757) of the Code, 1927, relating to the employment of prisoners.

Read first and second times and referred to committee on board of control.

House File No. 21, by Taylor of Audubon, a bill for an act to create a lien for services rendered by any person in the business of operating a threshing machine, clover huller, corn sheller, corn



shredder, ensilage cutter, or hay baler, upon the grain threshed, clover hulled, corn shelled or shredded, ensilage cut, or hay baled, and to provide the means by which such a lien may be enforced.

Read first and second times and referred to committee on judiciary.

House File No. 22, by Torgeson of Worth, a bill for an act to regulate the employment of persons to act as counsel or agents to promote or oppose proceedings pending in the General Assembly, to provide a record of such employment, to prescribe the duties of the Secretary of State and of such employers and employees in relation to said subject matter, to require the filing of an expense account attending such employment, and to provide penalties for a violation of the act.

Read first and second times and referred to committee on departmental affairs.

House File No. 23, by Irwin of Lee, a bill for an act to amend section sixty-five hundred eighty (6580) of the Code relating to leasing of property of cities acting under the commission form of government, and to authorize leases for industrial purposes.

Read first and second times and referred to committee on cities and towns.

House File No. 24, by Baker of Jasper, a bill for an act to amend section ninety-four hundred twenty (9420) of the Code, 1927, relating to interest rate on chattel loans.

Read first and second times and referred to committee on banks and banking.

#### COMMUNICATION FROM THE GOVERNOR

The following communication was received from His Excellency, Hon. John Hammill, Governor of Iowa:

January 23, 1929.

*To the Honorable, the Speaker of the House of Representatives of the Forty-third General Assembly of Iowa:*

*Sir:* Herewith I am transmitting for the consideration of the honorable body over which you preside the report of the Secondary Road Commission.

Very truly yours,

JOHN HAMMILL, *Governor.*

The Speaker announced that the report of the Secondary Road Commission as filed with the Governor and by him submitted to the General Assembly would be referred to the committee on roads and highways and ordered printed as a special document.

Hopkins of Guthrie offered the following resolution:

#### RESOLUTION

*Whereas*, the Honorable Michael McDonald, a former member of the House of Representatives from Guthrie county during the Nineteenth, Twenty-sixth and Twenty-sixth Extra General Assemblies, died in New Orleans June 12, 1926; therefore

*Be It Resolved*, by the House of Representatives of the Forty-third General Assembly that the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Hopkins moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Hopkins of Guthrie, Lamb of Dallas and Buchmiller of Greene.

Vaughn of Ringgold offered the following resolution:

#### RESOLUTION

*Whereas*, the Honorable Percy L. Prentis, who was a member of the House of Representatives in the Twenty-sixth, Twenty-sixth Extra, Twenty-seventh and the Twenty-eighth General Assemblies from Ringgold county, died on the 22nd day of June, 1928; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly*, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services.

Unanimous consent having been obtained for the immediate consideration of the resolution Mr. Vaughn moved its adoption:

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Vaughn of Ringgold, Campbell of Decatur, and Cox of Taylor.

Vaughn of Ringgold offered the following resolution:

## RESOLUTION

*Whereas*, the Honorable George S. Allyn, who was a member of the House of Representatives in the Thirty-eighth and Thirty-ninth General Assemblies from Ringgold county, died on the seventeenth day of June, 1928; therefore,

*Be It Resolved, by the House of Representatives of the Forty-third General Assembly*, That a committee of three be appointed to draft suitable resolutions to be presented to the House in commemoration of his life and services.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Vaughn moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee, Vaughn of Ringgold, Bixler of Adams and Figgins of Union.

Vosseller of Bremer offered the following resolution:

## RESOLUTION

*Whereas*, the Honorable H. H. Green, who was a member of the House of Representatives in the Twentieth General Assembly from Bremer county, died on the 18th day of April, 1927; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly*, That a committee of three be appointed to draft suitable resolutions to be presented to the House in commemoration of his life and services.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Vosseller moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Vosseller of Bremer, Hollis of Black Hawk and Hill of Floyd.

## REPORT OF COMMITTEE ON MILEAGE

Aiken of Ida, from the committee on mileage, submitted the following report:

MR. SPEAKER: Your committee appointed to fix the mileage due each member, begs leave to submit the following report:

Name	Miles	Amt.	Name	Miles	Amt.
Aiken, John H.	144	\$14.40	Johnson, Francis	180	18.00
Albert, Otto	99	9.90	Johnson, J. H.	36	3.60
Allen, Byron G.	104	10.40	Johnson, Raymond	103	10.30
Bair, J. Park	155	15.50	King, J. A.	156	15.60
Baker, Chas. E.	37	3.70	Kline, John F.	120	12.00
Ballew, Howard	100	10.00	Knudson, Irving H.	60	6.00
Barnes, Solon A.	88	8.80	Lamb, C. W.	33	3.30
Berry, Henry S.	78	7.80	Lichty, E. M.	108	10.80
Bixler, John M.	117	11.70	Lomas, F. B.	242	24.20
Buchmiller, R. M.	68	6.80	Lovrien, Fred C.	110	11.00
Burton, Warren H.	71	7.10	McCaulley, Marion R.	118	11.80
Bush, C. C. R.	178	17.80	McCreery, D. R.	160	16.00
Byers, Frank C.	142	14.20	McIlrath, Azel	71	7.10
Byers, William F.	174	17.40	McIntosh, John E.	168	16.80
Campbell, W. H.	81	8.10	McMillan, J. E.	141	14.10
Clark, L. O.	165	16.50	Mathews, Howard	153	15.30
Cole, E. J.	155	15.50	Miller, George E.	120	12.00
Cox, Richard W.	116	11.60	Mounce, A. H.	125	12.50
Crozier, Will H.	66	6.60	Nelson, C. H.	125	12.50
Dayton, C. O.	125	12.50	Nelson, Fred W.	36	3.60
Dean, William M.	130	13.00	O'Brien, J. E.	265	26.50
Eckles, Raymond B.	125	12.50	O'Donnell, George	90	9.00
Elliott, E. A.	0	0.00	Orr, C. J.	223	22.30
Elliott, Frank W.	175	17.50	Pattison, H. C.	117	11.70
Ellsworth, E. O.	76	7.60	Paulson, Harry C.	230	23.00
Figgins, George C.	91	9.10	Pendray, Carolyn C.	175	17.50
Files, Charles W.	130	13.00	Randall, James L.	54	5.40
Finnern, H. C.	129	12.90	Ratliff, Z. S.	138	13.80
Fleming, S.	57	5.70	Rawlings, Ed.	186	18.60
Forsling, L. B.	210	21.00	Read, B. F.	50	5.00
Gilmore, Wm. T.	170	17.00	Reimers, Otto J.	229	22.90
Greene, Harry M.	101	10.10	Reno, Walter B.	0	0.00
Griswold, D. M.	42	4.20	Rice, Wm. S.	235	23.50
Hagglund, Lenus	150	15.00	Rutledge, Reyburn L.	89	8.90
Hall, L. W.	106	10.60	Ryder, John	208	20.80
Hansen, John T.	183	18.30	Rylander, J. F.	70	7.00
Hanson, H. N.	165	16.50	Sass, Carl W. H.	210	21.00
Hattendorf, H. C.	227	22.70	Shannon, L. B.	80	8.00
Hatter, L. W.	100	10.00	Simmer, Leonard	90	9.00
Hayes, James N.	208	20.80	Shields, LeRoy	78	7.80
Heald, J. M.	150	15.00	Smith, G. W.	190	19.00
Helgason, E. O.	204	20.40	Swanson, Frank J.	240	24.00
Hill, Lafe	145	14.50	Taylor, Charles W.	116	11.60
Hollingsworth, Frank	45	4.50	Torgeson, Samuel R.	142	14.20
Hollis, C. A.	115	11.50	Truax, John B.	132	13.20
Holmgren, H. A.	145	14.50	Van Buren, G. J.	188	18.80
Hopkins, George M.	69	6.90	Van Wert, G. E.	105	10.50
Hubbard, Wilber F.	120	12.00	Vaughn, D. A.	86	8.60
Hunt, Ralph R.	225	22.50	Venard, G. L.	257	25.70
Hush, Homer	155	15.50	Vosseller, George M.	150	15.00
Irwin, John R.	241	24.10	Wamstad, Brede	172	17.20
Istad, A. T.	225	22.50	Wearin, Otha D.	152	15.20
Jaycox, Benjamin	160	16.00	Whiting, Samuel D.	125	12.50
Jensen, J. H.	148	14.80	Wilson, W. Walter	102	10.20

JOHN H. AIKEN, *Chairman.*

FRANK J. SWANSON,

HOWARD BALLEW,

*Committee.*

Passed on file.

Hollingsworth of Boone called up the report of the committee on the assignment of committee rooms, found on page 117 of the Journal of January 22nd, and moved its adoption. Motion prevailed and the report was adopted.

#### OATH OF OFFICE

Lovrien of Humboldt took and subscribed to the following oath:

I do solemnly swear that I will support the Constitution of the United States and the State of Iowa and that I will faithfully and impartially perform the duties of the office of Representative in the General Assembly of Iowa according to law and to the best of my ability, so help me God.

#### ADDITIONAL APPOINTMENT

The Chief Clerk announced the appointment of Jennie Gregg as assistant to the Chief Clerk, which on motion of McCaulley of Calhoun was approved.

On motion of Van Buren of Jones the House adjourned until 11 a. m., Thursday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, JANUARY 24, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. H. S. Thomson, pastor of the First Presbyterian church, Ottumwa, Iowa.

Journal of January 23rd corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Ryder of Dubuque for the day, on request of Hayes of Dubuque.

Aiken of Ida called up the report of the committee on mileage, found on page 124 of the Journal of January 23rd and moved its adoption.

Motion prevailed and the report was adopted.

## INTRODUCTION OF BILLS

House File No. 25, by McIntosh of Muscatine, a bill for an act to amend the law as it appears in sections seventy-two hundred eleven (7211) and seventy-two hundred fourteen (7214), of the Code 1927, relating to collection of taxes.

Read first and second times and referred to committee on ways and means.

House File No. 26, by McIntosh of Muscatine, a bill for an act to amend the law as it appears in section ten hundred sixty-seven (1067), of the Code 1927, relating to expense of bonds for county officers.

Read first and second times and referred to committee on county and township organization.

House File No. 27, by McIntosh of Muscatine, a bill for an act to amend the law as it appears in section ten thousand eight hun-

dred four (10804), of the Code 1927, relating to salaries of district judges.

Read first and second times and referred to committee on judiciary.

House File No. 28, by Albert of Grundy, a bill for an act to amend section eight hundred ninety-three (893), Code, 1927, relating to the duties of double election boards.

Read first and second times and referred to committee on elections.

House File No. 29, by Hopkins of Guthrie and Shannon of Cass, a bill for an act to amend the law as it appears in sections forty-two hundred thirty-eight (4238), forty-four hundred forty-six (4446), forty-four hundred forty-seven (4447), forty-four hundred sixty-four (4464), forty-four hundred sixty-five (4465), and forty-four hundred sixty-seven (4467), Code 1927, relating to free textbooks.

Read first and second times and referred to committee on schools and textbooks.

House File No. 30, by Nelson of Story, a bill for an act to provide, with county or primary funds, for maintenance of township roads used for transportation of gravel for county or primary road projects.

Read first and second times and referred to committee on roads and highways.

House File No. 31, by Bush of Cherokee and Helgason of Emmet, a bill for an act to amend the law as it appears in sections forty-eight hundred eighteen (4818), forty-eight hundred twenty-two (4822), forty-eight hundred twenty-three (4823), forty-eight hundred twenty-three b-1 (4823 b-1), forty-eight hundred twenty-four (4824), forty-eight hundred twenty-five (4825) and to repeal sections forty-eight hundred seventeen (4817), forty-eight hundred nineteen (4819), forty-eight hundred twenty (4820), and forty-eight hundred twenty-one (4821) and to enact substitutes therefor, relating to the destruction of weeds, and to provide for the appointment of a "Weed Commissioner" and to prescribe his powers and duties.

Read first and second times and referred to committee on agriculture.

House File No. 32, by McCreery of Linn, a bill for an act to provide for the issuance, without fee, of licenses to hunt, and licenses to fish to honorably discharged soldiers, sailors and marines.

Read first and second times and referred to committee on fish and game.

House File No. 33, by Ratliff of Henry, a bill for an act to amend the law as it appears in sections ten thousand two hundred eleven (10211), ten thousand two hundred twelve (10212) and ten thousand two hundred thirteen (10213) of the Code, 1927, relating to the management of cemetery funds by trustees.

Read first and second times and referred to committee on county and township organization.

House File No. 34, by Cox of Taylor, a bill for an act to repeal the law as it appears in section five hundred eighty-four (584), Code of 1927, and to enact a substitute in lieu thereof relative to the recount of ballots in primary elections.

Read first and second times and referred to committee on elections.

House File No. 35, by Wilson of Tama, a bill for an act to authorize the board of supervisors of Tama county, Iowa, to transfer thirty-five thousand dollars (\$35,000.00) from the county road bond fund to the general fund.

Read first and second times and referred to committee on judiciary.

House File No. 36, by Shields of Clarke and Hopkins of Guthrie, a bill for an act providing that no proposition to authorize an issue of bonds shall be deemed carried or adopted unless approved by sixty per cent of the votes cast thereon.

Read first and second times and referred to committee on judiciary.

House Joint Resolution No. 1, by McCaulley of Calhoun, a joint resolution fixing the compensation of the officers of the Forty-third General Assembly.

Read first and second times and passed on file.



## HOUSE JOINT RESOLUTION NO. 1

A Joint Resolution fixing the compensation of the officers of the Forty-third General Assembly.

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

Section 1. That pursuant to the provisions of Section nineteen (19) of the Code, 1927, it is provided that the compensation of all officers and employes of the Forty-third General Assembly shall be as follows:

Ten dollars (\$10.00) per day to the Secretary of the Senate and to the Chief Clerk of the House.

Seven dollars (\$7.00) per day to the assistant secretary, the reading clerk, the enrolling clerks, the engrossing clerk, the general clerk, the journal clerks of the Senate and to the assistant chief clerk, the reading clerk, the enrolling clerks, the engrossing clerk, the journal clerks and the assistant clerk to the chief clerk of the House.

Five dollars (\$5.00) per day to the sergeants-at-arms of the Senate and House, the assistant sergeants-at-arms of the Senate and House, the chief doorkeeper of the Senate, the bill and file clerks of the House and Senate, the lieutenant-governor's clerk, the secretary's clerk, the speaker's clerk and the chief clerk's clerk.

Four dollars (\$4.00) per day to the assistant bill and file clerks of the House and Senate, the postmistress and assistant postmistress, the doorkeepers, the chief janitor, assistant janitors and committee clerks of the House and Senate, also the assistant electrician for the voting machine of the House.

Two and fifty hundredths dollars (\$2.50) per day to the telephone messengers in the House and Senate, the lieutenant-governor's page, and the speaker's page.

Two dollars (\$2.00) per day to the other pages in the House and Senate.

Section 2. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Anthon Herald, a newspaper published at Anthon, Iowa, and the Des Moines Daily Record, a newspaper published in the City of Des Moines, Iowa.

## CONSIDERATION OF JOINT RESOLUTION

Unanimous consent having been granted for immediate consideration, House Joint Resolution No. 1, a joint resolution fixing the compensation of the officers of the Forty-third General Assembly, was taken up for consideration.

Mr. McCaulley moved that the rule prohibiting the second and third readings of a joint resolution on the same day be suspended. Motion prevailed.

McCaulley moved that the joint resolution be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the joint resolution pass?"

The ayes were, 100.

Aiken	Finnern	Johnson of	Rawlings
Albert	Forsling	Keokuk	Read
Bair	Greene	King	Reimers
Baker	Griswold	Kline	Reno
Ballew	Hagglund	Knudson	Rice
Barnes	Hall	Lamb	Rutledge
Berry	Hansen	Lichty	Rylander
Bixler	Hanson	Lomas	Sass
Buchmiller	Hattendorf	McCaulley	Shannon
Burton	Hatter	McCreery	Shields
Bush	Hayes	McIlrath	Simmer
Byers of Fayette	Heald	McIntosh	Smith
Byers of Linn	Helgason	McMillan	Taylor
Campbell	Hill	Mathews	Torgeson
Clark	Hollingsworth	Miller	Truax
Cole	Hollis	Mounce	Van Buren
Cox	Holmgren	Nelson of Story	Van Wert
Crozier	Hopkins	O'Brien	Vaughn
Dayton	Hubbard	O'Donnell	Venard
Dean	Hush	Orr	Vosseller
Eckles	Irwin	Pattison	Wamstad
Elliott of Polk	Istad	Paulson	Wearin
Elliott of Scott	Jaycox	Pendray	Whiting
Ellsworth	Jensen	Randall	Wilson
Figgins	Johnson of	Ratliff	Mr. Speaker
Files	Dickinson		

The nays were, none.

Absent or not voting, 8.

Allen	Hunt	Nelson of	Ryder
Fleming	Lovrien	Hancock	Swanson
Gilmore			

The joint resolution having received a constitutional majority was declared to have passed the House and the title was agreed to.

Hanson of Winnebago offered the following resolution:

#### RESOLUTION

*Whereas, The Honorable C. N. Flugum, who was a member of the House of Representatives in the Thirty-second and Thirty-second Extra General Assemblies from Winnebago County, died on the 9th day of November, 1927; therefore,*

*Bt It Resolved by the House of Representatives of the Forty-third General Assembly, That a committee of three be appointed to draft suitable*

resolutions to be presented to the House in commemoration of his life and services.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Hanson moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of such committee: Hanson of Winnebago, Torgeson of Worth and Nelson of Hancock.

Helgason of Emmet offered the following resolution:

#### RESOLUTION

*Whereas*, The Honorable Ruben Berton Crone, former member of the House of Representatives from Emmet County, in the Forty-second General Assembly, died March 30th, 1927, at Des Moines, Iowa; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly*, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Helgason moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Helgason of Emmet, Hollingsworth of Boone, and Bush of Cherokee.

#### MESSAGE FROM THE SENATE

The following message was received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 12, a bill for an act to legalize an election held in the town of Ogden, Iowa, relating to Municipal Waterworks, and to legalize the issuance of bonds with reference thereto.

WALTER H. BEAM, *Secretary*.

#### PROOF OF PUBLICATION ON SENATE FILE NO. 12

The official proof of publication on Senate File No. 12, a proposed bill for the legalization of the proceedings of the Council of the town of Ogden, Iowa, and for the legalization of the elec-

tion held in said town on the 14th day of December, 1928; all with reference to the extending of the municipal waterworks in said town by completing the sinking and equipping of a deep well and contracting indebtedness for such purpose not exceeding \$15,000, and issuing bonds for such purpose not exceeding \$15,000, and levying a tax annually upon the taxable property in said town of Ogden not exceeding eight mills per annum for the payment of such bonds and the interest thereon, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

#### SENATE MESSAGE CONSIDERED

Senate File No. 12, a bill for an act to legalize an election held on the 14th day of December, 1928, in the Town of Ogden, Iowa, on extending its municipal waterworks by completing the sinking and equipping of a deep well and contracting indebtedness for such purpose not exceeding \$15,000, and issuing bonds for such purpose not exceeding \$15,000, and levying a tax annually upon the taxable property in said town of Ogden not exceeding eight mills per annum for the payment of such bonds and interest thereon and to legalize all acts and proceedings in respect to said election and to legalize the issuance of such bonds.

Read first and second times and passed on file.

Hollingsworth of Boone moved that the rules be suspended in order to permit the consideration of Senate File No. 12 without reference to a committee.

Motion prevailed.

#### CONSIDERATION OF BILL

Senate File No. 12, a bill for an act to legalize an election held on the 14th day of December, 1928, in the Town of Ogden, Iowa, on extending its municipal waterworks by completing the sinking and equipping of a deep well and contracting indebtedness for such purpose not exceeding \$15,000, and issuing bonds for such purpose not exceeding \$15,000, and levying a tax annually upon the taxable property in said Town of Ogden not exceeding eight mills per annum for the payment of such bonds and interest thereon and to legalize all acts and proceedings in respect to

said election and to legalize the issuance of such bonds, was taken up for consideration.

Hollingsworth of Boone moved that rule prohibiting the second and third readings of a bill on the same day be suspended.

Motion prevailed.

Hollingsworth of Boone moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 95.

Albert	Greene	Johnson of	Ratliff
Bair	Griswold	Keokuk	Read
Baker	Hagglund	King	Reimers
Ballew	Hall	Kline	Reno
Barnes	Hansen	Knudson	Rice
Berry	Hanson	Lamb	Rutledge
Buchmiller	Hattendorf	Lichty	Rylander
Burton	Hatter	Lomas	Sass
Bush	Hayes	Lovrien	Shannon
Byers of Fayette	Heald	McCaulley	Shields
Byers of Linn	Helgason	McCreery	Simmer
Campbell	Hill	McIntosh	Smith
Clark	Hollingsworth	McMillan	Taylor
Cole	Hollis	Mathews	Torgeson
Crozier	Holmgren	Miller	Truax
Dayton	Hopkins	Mounce	Van Buren
Dean	Hubbard	Nelson of Story	Van Wert
Eckles	Hush	O'Brien	Vaughn
Elliott of Polk	Irwin	O'Donnell	Venard
Elliott of Scott	Istad	Orr	Vosseller
Ellsworth	Jaycox	Pattison	Wearin
Figgins	Jensen	Paulson	Whiting
Files	Johnson of	Pendray	Wilson
Finnern	Dickinson	Randall	Mr. Speaker
Forsling			

The nays were, 1.

Wamstad

Absent or not voting, 12.

Aiken	Fleming	McIlrath	Rawlings
Allen	Gilmore	Nelson of	Ryder
Bixler	Hunt	Hancock	Swanson
Cox			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## ADDITIONAL COMMITTEE APPOINTMENTS

The Speaker announced the appointment of Bush of Cherokee as a member of the committee on roads and highways; Sass of Woodbury as a member of the committee on cities and towns; and Hall of Wapello as a member of the committee on aeronautics.

On motion of Hush of Montgomery the House adjourned until 11 a. m., Friday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, JANUARY 25, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. William Roberts, of Parsons College, Fairfield, Iowa.

Journal of January 24th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Albert of Grundy for the day, on request of Wilson of Tama; Nelson of Hancock for the day, on request of Hanson of Winnebago; Fleming of Adair for today and tomorrow, on request of Hubbard of Pottawattamie; Holmgren of Palo Alto for the day, on request of Eckles of Butler; Rawlings of Monona for today and tomorrow, on request of Whiting of Johnson; Ryder of Dubuque for the day, on request of Hayes of Dubuque.

## PETITION

Shields of Clarke presented a petition from citizens of Clarke county favoring the proposed bill for the protection of fox. Referred to committee on fish and game.

## INTRODUCTION OF BILLS

House File No. 37, by Ratliff of Henry, a bill for an act to amend sections sixty-one hundred fifty-one-b one (6151-b1) to sixty-one hundred fifty-one-b three (6151-b3), inclusive, of the Code, relating to the use of surplus earnings of certain municipally owned public utilities.

Read first and second times and referred to committee on cities and towns.

House File No. 38, by Wilson of Tama, a bill for an act to require motor vehicles to carry additional lights under certain conditions.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 39, by McIntosh of Muscatine, a bill for an act relative to the appointment of guardians of the property of veterans of the world war who have been adjudicated mentally incompetent by any court having jurisdiction thereof, and providing for the appointment of a trust company or a bank as such guardian.

Read first and second times and referred to committee on judiciary.

House File No. 40, by Rutledge of Webster, a bill for an act to legalize the re-incorporation of the Plymouth Clay Products Company of Fort Dodge, Iowa.

Read first and second times and referred to committee on judiciary.

House File No. 41, by Knudson of Hamilton, a bill for an act authorizing certain city manager cities to establish, maintain and operate swimming pools, to acquire land therefor and to incur indebtedness on account thereof, as provided by chapter 319 of the Code.

Read first and second times and referred to committee on cities and towns.

House File No. 42, by McMillan of Benton, a bill for an act permitting county treasurers to authorize payment of taxes to the banks within their county and providing for the payment of the costs of the necessary record books to be paid by the county.

Read first and second times and referred to committee on county and township organization.

House File No. 43, by Rutledge of Webster, a bill for an act to amend section sixty-one hundred and twenty-eight (6128) of the Code, for the purpose of legalizing bus franchises.

Read first and second times and referred to committee on judiciary.

House File No. 44, by Rice of Clinton, a bill for an act to amend the law as it appears in section forty-five hundred sixty-one (4561), of the Code, relating to width of highways.



Read first and second times and referred to committee on roads and highways.

House File No. 45, by Van Buren of Jones, a bill for an act to amend section forty-one hundred eighty-eight (4188) of the Code, relating to the dissolution of consolidated school corporations.

Read first and second times and referred to committee on schools and textbooks.

House File No. 46, by Rice of Clinton, a bill for an act to amend section ten thousand six hundred eighty-eight (10688) of the Code, relating to the compensation of municipal court clerks in handling juvenile court matters.

Read first and second times and referred to committee on compensation of public officers.

House File No. 47, by Forsling of Woodbury, a bill for an act to amend the law as it appears in section eighty-nine hundred and forty (8940) of the Code, relating to insurance on automobiles.

Read first and second times and referred to committee on insurance.

House File No. 48, by Hanson of Winnebago, a bill for an act to amend sections forty-eight hundred thirty-one (4831) and forty-eight hundred thirty-three (4833) of the Code, relating to hedges and trees along highways, and to provide a penalty for failure of public officers to perform their duties relative to such hedges and trees.

Read first and second times and referred to committee on roads and highways.

House File No. 49, by Hollingsworth of Boone, a bill for an act to repeal section seventy-eight hundred forty-one (7841) of the code, and to enact a substitute therefor relating to the trial of appeals from the awards of commissioners in condemnation proceedings; and to amend section seventy-eight hundred fifty-two (7852) of the code, relating to the assessments of costs and attorney fees in condemnation proceedings.

Read first and second times and referred to committee on judiciary.

House File No. 50, by Venard of Sioux, a bill for an act to amend chapter eighty-seven (87) of the Code of Iowa, relating to the powers of the board of conservation of the state of Iowa; and to prohibit the sale of certain wares, merchandise, and service, and the operation of any temporary business or place of amusement upon any public highway or the street or streets of any city or town, or near any state park or park owned and maintained by the state of Iowa, and to provide a punishment for violators hereof.

Read first and second times and referred to committee on conservation of resources.

House File No. 51, by Venard of Sioux, a bill for an act to amend the law as it appears in section forty-seven hundred fifty-five-b two (4755-b2) of the Code of Iowa, defining the primary road system.

Read first and second times and referred to committee on conservation of resources.

House File No. 52, by Mounce of Van Buren, a bill for an act to render the homestead liable in certain instances for relief furnished the owner by public authorities.

Read first and second times and referred to committee on judiciary.

House File No. 53, by Nelson of Story, a bill for an act to stimulate the growing of leguminous crops for conservation of soil fertility, and to fix the taxable valuation of land so used.

Read first and second times and referred to committee on agriculture.

House File No. 54, by Bixler of Adams, a bill for an act to repeal the law as it appears in section seventeen hundred sixty-six (1766) of the Code, relating to trapping regulations of fur bearing animals and to enact a substitute relating to the regulation of the taking or trapping of fur bearing animals.

Read first and second times and referred to committee on fish and game.

House File No. 55, by Kline of Davis, a bill for an act to amend section fifty-seven hundred thirty-two (5732) of the Code, relating to the jurisdiction of the mayor.

Read first and second times and referred to committee on cities and towns.

House File No. 56, by Crozier of Mahaska, a bill for an act to amend section thirty-one hundred fifteen (3115) as it appears in the Code, by adding thereto the requirement that in case of minerals a label shall state the English name of each drug and percentage thereof, and the name and percentage of any other ingredient used.

Read first and second times and referred to committee on commerce and trade.

House File No. 57, by Crozier of Mahaska, a bill for an act to amend section thirty-one hundred sixteen (3116) as it appears in the Code by prohibiting the use of metal fasteners on bags of commercial feeds, minerals, tonics, grain, seeds or meals.

Read first and second times and referred to committee on commerce and trade.

Lamb of Dallas offered the following resolution:

#### RESOLUTION

*Whereas*, The Honorable D. H. Miller, former member of the House of Representatives from Dallas County in the Forty-second General Assembly, died in Des Moines, Iowa, on January 21, 1927; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly*, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this State and Nation.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Lamb moved its adoption. Motion prevailed and the resolution was adopted.

The Speaker appointed as members of such committee: Lamb of Dallas, Hopkins of Guthrie and Griswold of Madison.

#### HOUSE FILE WITHDRAWN

Bixler of Adams asked and obtained unanimous consent to withdraw House File No. 18 from committee on fish and game and from further consideration of the House.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution No. 1, fixing the compensation of the officers and employees of the Forty-third General Assembly.

Also, that the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 1, fixing the compensation of the additional employees of the Forty-third General Assembly.

WALTER H. BEAM, *Secretary.*

## SENATE MESSAGE CONSIDERED

Senate Joint Resolution No. 1, a joint resolution relating to the selection of additional employees of the forty-third general assembly of the state of Iowa, fixing their compensation and defining their duties.

Read first and second times and passed on file.

## CONSIDERATION OF SENATE JOINT RESOLUTION

Unanimous consent having been granted for immediate consideration, Senate Joint Resolution No. 1, a joint resolution relating to the selection of additional employees of the forty-third general assembly of the state of Iowa, fixing their compensation and defining their duties, was taken up for consideration.

McCaulley of Calhoun moved that the rule prohibiting the second and third readings of a bill on the same day be suspended.

Motion prevailed.

McCaulley of Calhoun moved that the joint resolution be read a third time now and placed upon its passage, which motion prevailed and the joint resolution was read a third time.

On the question, "Shall the joint resolution pass?"

The ayes were, 91.

Aiken  
Bair  
Baker

Ballew  
Barnes  
Bixler

Buchmiller  
Burton  
Bush

Byers of Fayette  
Byers of Linn  
Campbell

Clark	Heald	McCaulley	Rutledge
Cox	Helgason	McCreery	Rylander
Crozier	Hill	McIlrath	Sass
Dayton	Hopkins	McIntosh	Shannon
Dean	Hubbard	McMillan	Shields
Eckles	Hunt	Mathews	Smith
Elliott of Scott	Hush	Miller	Swanson
Ellsworth	Irwin	Mounce	Taylor
Figgins	Istad	Nelson of Story	Torgeson
Files	Jaycox	O'Brien	Truax
Forsling	Jensen	O'Donnell	Van Buren
Gilmore	Johnson of	Orr	Van Wert
Greene	Dickinson	Pattison	Vaughn
Griswold	Johnson of	Paulson	Venard
Hagglund	Keokuk	Pendray	Vosseller
Hall	King	Randall	Wamstad
Hansen	Kline	Rawlings	Wearin
Hanson	Knudson	Read	Whiting
Hattendorf	Lamb	Reimers	Wilson
Hatter	Lomas	Rice	Mr. Speaker
Hayes			

The nays were, none.

Absent or not voting, 17.

Albert	Finnern	Lichty	Ratliff
Allen	Fleming	Lovrien	Reno
Berry	Hollingsworth	Nelson of	Ryder
Cole	Hollis	Hancock	Simmer
Elliott of Polk	Holmgren		

The joint resolution having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of O'Brien of Allamakee the House adjourned until 11 a. m., Saturday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, JANUARY 26, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. O. B. Devine, pastor of the First Free Methodist church, Des Moines, Iowa.

Journal of January 25th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Ryder of Dubuque for the day, on request of Hayes of Dubuque; McIlrath of Poweshiek for the day, on request of Rutledge of Webster; Albert of Grundy for the day, on request of Wilson of Tama; Baker of Jasper for the day, on request of McCreery of Linn; Dean of Sac for the day, on request of King of Clay; Nelson of Story for the day, on request of Rylander of Marshall; Ellsworth of Hardin for the day, on request of Eckles of Butler; Green of Pottawattamie until Tuesday, on request of Hubbard of Pottawattamie.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate File No. 12.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill: Senate File No. 12.

## INTRODUCTION OF BILLS

House File No. 58, by Forsling of Woodbury, a bill for an act to amend section twenty-two hundred eighteen (2218) as it appears in the Code, 1927; to repeal section twenty-two hundred nineteen (2219) as it appears in the Code, 1927, and to enact a substitute therefor, relating to the composition and manner of appointment of the state board of health.

Read first and second times and referred to committee on public health.

House File No. 59, by Finnern of Crawford, a bill for an act to amend section five hundred eight, (508) of the Code, 1927, relating to proclamation of elections by the sheriff.

Read first and second times and referred to committee on printing.

House File No. 60, by Istad of Winneshiek, a bill for an act to authorize resident pupils to attend high school in an adjoining state and to provide for the payment of tuition in such cases.

Read first and second times and referred to committee on schools and textbooks.

House File No. 61, by Kline of Davis, a bill for an act to amend the law as it appears in section fifty-four hundred fifty-four (5454) and repealing sections fifty-four hundred fifty-five (5455) to fifty-four hundred fifty-seven (5457), inclusive, of the Code, 1927, and enacting a substitute therefor, relating to the payment of claims for the injury or loss of fowl or domestic animal caused by dogs or wolves.

Read first and second times and referred to committee on animal industry.

House File No. 62, by McIntosh of Muscatine, a bill for an act to amend sections sixty-one hundred twenty-seven (6127), and sixty-seven hundred eighty-nine (6789), of the Code, 1927, relating to public utility plants of cities and towns.

Read first and second times and referred to committee on cities and towns.

House File No. 63, by McIntosh of Muscatine, a bill for an act to repeal section three hundred and seventy-three (373), of the

Code, 1927, and to enact a substitute therefor, relating to the levying of a tax for an emergency fund.

Read first and second times and referred to committee on ways and means.

House File No. 64, by Simmer of Wapello, a bill for an act to repeal the law as it appears in sections twelve thousand three hundred seventy-six (12376) and twelve thousand three hundred seventy-seven (12377) of the Code, 1927, and to enact a substitute therefor, relating to sales of real estate on foreclosure and the manner of holding the same.

Read first and second times and referred to committee on judiciary.

House File No. 65, by Swanson of Plymouth, a bill for an act to repeal section thirty-eight hundred seventy-two (3872) of the Code, 1927, relating to the lapse of life certificates for teachers.

Read first and second times and referred to committee on schools and textbooks.

House File No. 66, by Forsling of Woodbury, a bill for an act to amend section six thousand thirty-three (6033), of the Code, 1927, relating to the payment of street improvements, sewers and special assessments of the same.

Read first and second times and referred to committee on cities and towns.

House File No. 67, by committee on judiciary, a bill for an act to amend section twelve thousand eight hundred one (12801), of the Code, 1927, relating to the number of judges of the supreme court, and providing for an additional judge of said court.

Read first and second times and passed on file.

House File No. 68, by Forsling of Woodbury, a bill for an act to amend the law as it appears in section two thousand twelve (2012) of the Code, 1927, relating to permissible claimants of vehicles seized under the provisions of the intoxicating liquor statutes and relating to the proof required of such claimants.

Read first and second times and referred to committee on judiciary.



House File No. 69, by Dean of Sac, a bill for an act to repeal the law as it appears in section fifty-six hundred eighty-three (5683) of the Code, 1927, and to enact a substitute therefor relating to the authority of cities and towns to appropriate funds to pay dues in municipal leagues and to pay the expenses of delegates attending the meetings thereof.

Read first and second times and referred to committee on cities and towns.

House File No. 70, by Wilson of Tama, a bill for an act to amend the law as it appears in section forty-two hundred thirteen (4213) of the Code, 1927, relating to school officers.

Read first and second times and referred to committee on schools and textbooks.

House File No. 71, by Hunt of Louisa, a bill for an act to amend the law as it appears in section forty-two hundred forty (4240) of the Code, 1927, relating to the annual settlement by school treasurers.

Read first and second times and referred to committee on schools and textbooks.

House File No. 72, by Eckles of Butler, a bill for an act to amend the law as it appears in section forty-two hundred ninety-one (4291) of the Code, 1927, relating to part time schools.

Read first and second times and referred to committee on schools and textbooks.

House File No. 73, by Smith of O'Brien and Jaycox of Delaware, a bill for an act to amend section fifty-one hundred eleven (5111) of the Code, 1927, relating to supervisor districts.

Read first and second times and referred to committee on county and township organization.

House File No. 74, by Elliott of Scott, a bill for an act to amend section sixty-nine hundred fifteen (6915) of the Code, 1927, relating to the ordering of street improvements or sewers in cities acting under special charter.

Read first and second times and referred to committee on cities and towns.

House File No. 75, by Crozier of Mahaska, a bill for an act to amend the provisions of section sixty-nine hundred forty-four (6944), paragraph eleven (11), as it appears in the Code of 1927, exempting from taxation the real estate owned by any educational institution of this state as part of its endowment fund when not leased or otherwise used with a view to pecuniary profit.

Read first and second times and referred to committee on state educational institutions.

House File No. 76, by Hansen of Scott, a bill for an act to amend section sixty-seven thirty-four (6734) of the Code, 1927, relating to the filing of notice of claims for personal injury or damage to property resulting from defective sidewalks, for cities operating under special charter.

Read first and second times and referred to committee on cities and towns.

House File No. 77, by Hansen of Scott, a bill for an act to amend section sixty-one hundred sixty-one (6161) of the Code, 1927, concerning the purchase, acquisition and maintenance of waterworks by certain cities and making the same applicable to cities now or hereafter having a population of fifty thousand (50,000) inhabitants or over, including cities acting under special charter.

Read first and second times and referred to committee on cities and towns.

McCaulley of Calhoun offered the following resolution:

#### RESOLUTION

*Whereas*, The Honorable Thomas Parsons who was a member of the House of Representatives from Calhoun county in the Thirty-eighth, Thirty-ninth, Fortieth and Fortieth Extra General Assemblies, died at Fort Dodge, Iowa, on April First, Nineteen Hundred Twenty-eight; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly*, That a committee of three be appointed to draft suitable resolutions in commemoration of his life and services.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. McCaulley moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: McCaulley of Calhoun, Rutledge of Webster and King of Clay.

Truax of Buchanan offered the following resolution:

#### RESOLUTION

*Whereas*, The Honorable Timothy E. McCurdy, former member of the House of Representatives from Buchanan county, in the Twenty-seventh and Twenty-eighth General Assemblies, died January 14, 1929, at Danville, Illinois; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly*, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Truax moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Truax of Buchanan, Lovrien of Humboldt and Byers of Linn.

#### AMENDMENT FILED

Holmgren of Palo Alto and Nelson of Hancock filed the following amendment to House File No. 10:

Amend section fifty-two (52), House File No. 10, by striking from lines eighteen (18) and nineteen (19) the words and figures, one hundred eighty thousand dollars (\$180,000) and substituting in lieu thereof the following:

“ninety-five per cent (95%) of the total annual receipts; the remaining five per cent (5%) shall be credited to a reserve fund until such fund shall aggregate the sum of fifty thousand dollars (\$50,000) and thereafter the remaining five per cent (5%) of the income. Such reserve fund or any portion thereof may be used at the discretion of the Fish and Game Department with the approval of the Budget Director for any emergency which may arise. Any depletion of the said reserve fund shall be restored by again appropriating the aforesaid five per cent (5%) of the current receipts until the said reserve fund be restored.”

On motion of Ratliff of Henry the House adjourned until 1:00 p. m. Monday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, JANUARY 28, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Guy J. Fanscher, pastor of the Capital Park Methodist church, Des Moines, Iowa.

Journal of January 26th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Taylor of Audubon for the day, on request of Istad of Winneshiek; O'Brien of Allamakee for the day, on request of Campbell of Decatur; Allen of Pocahontas for the day, on request of Hubbard of Pottawattamie.

## PETITIONS

Lomas of Howard presented a petition from citizens of Cresco opposing an increase in the gasoline tax.

Referred to committee on roads and highways.

Bush of Cherokee presented a petition from citizens of Cherokee county opposing an increase in the gasoline tax.

Referred to committee on roads and highways.

## INTRODUCTION OF BILLS

House File No. 78, by Wamstad of Mitchell and Johnson of Dickinson, a bill for an act to repeal sections thirty-one hundred ninety-one to thirty-one hundred ninety-six (3191-3196), inclusive, and to enact a substitute therefor, relating to the inspection and sale of petroleum products; and providing for the licensing of dealers in petroleum products and fixing a fee therefor.

Read first and second times and referred to committee on commerce and trade.

House File No. 79, by Johnson of Dickinson, a bill for an act to amend chapter two hundred thirty-seven (237) of the Code, 1927, relating to the establishment, alteration, and vacation of highways and providing a method therefor.

Read first and second times and referred to committee on roads and highways.

House File No. 80, by King of Clay and Johnson of Dickinson, a bill for an act to repeal section seventy-two hundred five (7205) of the Code, 1927, and to enact a substitute therefor, relating to liens for taxes upon personal property.

Read first and second times and referred to committee on ways and means.

House File No. 81, by Bush of Cherokee, a bill for an act to amend section ten thousand four hundred thirty-eight (10438) as it appears in the Code, 1927, providing the fee that may be charged in each case for officiating and making return to a marriage.

Read first and second times and referred to committee on county and township organization.

House File No. 82, by Bush of Cherokee, a bill for an act to repeal section ten thousand six hundred thirty-six (10636) as it appears in the Code of 1927, and to enact a substitute in lieu thereof fixing the fees which a justice of the peace shall be entitled to charge.

Read first and second times and referred to committee on compensation of public officers.

House File No. 83, by Elliott of Scott, a bill for an act to amend the law as it appears in section ten thousand four hundred ten (10410) of the Code, 1927, relating to renewals of charters for private corporations.

Read first and second times and referred to committee on private corporations.

House File No. 84, by Torgeson of Worth, a bill for an act to provide for the collection of an additional one (1) cent gasoline license fee on gasoline sold in the state of Iowa, and to provide for the distribution of the same to the counties, townships, and

cities and towns of the state, for road and street improvement purposes.

Read first and second times and referred to committee on roads and highways.

House File No. 85, by Hush of Montgomery, a bill for an act to amend the law as it appears in section six hundred twenty-four (624), section six hundred twenty-eight (628) and section six hundred thirty-six (636), Code of Iowa, 1927, relating to the duties of county, district and state conventions.

Read first and second times and referred to committee on elections.

House File No. 86, by Simmer of Wapello, a bill for an act to amend section eighty-six hundred seventy-one (8671) of the Code, 1927, relating to life insurance and medical examinations therefor.

Read first and second times and referred to committee on insurance.

House File No. 87, by Ratliff of Henry, a bill for an act to repeal the law as it appears in section forty-two hundred thirty-nine-a2. (4239-a2) of the Code, 1927, relating to statement by school boards of receipts and expenditures.

Read first and second times and referred to committee on schools and textbooks.

House File No. 88, by Fleming of Adair, a bill for an act to amend section five hundred forty-seven (547) of the Code, 1927, relating to candidates for township and precinct offices.

Read first and second times and referred to committee on elections.

House File No. 89, by Hollingsworth of Boone, a bill for an act to regulate the operation, outside cities and towns, of school and motor carrier busses, to require motor vehicles meeting or overtaking such busses to stop and remain stationary under certain circumstances, to prohibit the purchase of school busses unless provided with front and rear entrance, and to declare certain violations to constitute misdemeanors.

Read first and second times and referred to committee on schools and textbooks.

House File No. 90, by Whiting of Johnson, a bill for an act to amend the law as it appears in section seven thousand eight hundred six (7806) of the Code, 1927, relating to the conferring of the right of eminent domain upon counties.

Read first and second times and referred to committee on judiciary.

House File No. 91, by Hopkins of Guthrie, a bill for an act to amend the law as it appears in section forty-three hundred seventeen (4317) of the Code, 1927, relating to definition of schoolhouse fund, and section forty-four hundred and three (4403) of the Code, 1927, relating to bond tax.

Read first and second times and referred to committee on schools and textbooks.

House File No. 92, by Reimers of Lyon, a bill for an act to repeal the law as it appears in section five hundred twenty-one (521) of the Code, 1927, and to enact a substitute therefor, and to amend the law as it appears in sections fifty-one hundred six (5106), fifty-one hundred seven (5107), fifty-one hundred ten (5110), and fifty-five hundred thirty-seven (5537) of the Code, 1927, relating to the terms of office and election of members of the board of supervisors and township trustees.

Read first and second times and referred to committee on elections.

House File No. 93, by Sass of Woodbury, a bill for an act concerning the guardianship of incompetent veterans and of minor children of disabled or deceased veterans, and to make uniform the law with reference thereto.

Read first and second times and referred to committee on judiciary.

#### COMMUNICATION FROM THE NEBRASKA GENERAL ASSEMBLY

The following communication was received from the Nebraska General Assembly:

*Whereas*, the live stock producers of this country are, from justice and necessity, entitled to a competitive market for the sale of their live stock, governed only by the natural law of competition and supply and demand; and

*Whereas*, during the last few years the system of direct or private buying has so expanded as to endanger the open competitive live stock markets which have been built up in this country over a period of fifty years; and

*Whereas*, if unchecked, this system will, in a short time, actually destroy such open and competitive live stock markets, and will necessarily involve the abolition of competition and governmental regulation in the purchase of live stock; and

*Whereas*, it is the opinion of the vast majority of the stock growers that the open competitive markets should prevail and that the direct or private system of buying is economically unsound; and dangerous to the live stock interest of the country; and

*Whereas*, approximately 40% of the hogs now being shipped to the big terminal markets are bought in the country by packing agents and shipped to private stock yards and by this system are kept out of the competitive market.

*Therefore, Be It Resolved*, That our representatives in Congress are hereby requested and strongly urged to conduct a thorough and fair investigation of the questions of marketing live stock in all of its phases; such investigation to be made on a basis which will inspire confidence in the conclusions and result among the producers, the consumers and the packers, the stock yards and all other marketing agencies; that will tend to settle adequately the questions which have perplexed the country and Congress so much in the past, concerning marketing problems of the live stock industry.

*Be It Further Resolved*, That a copy of this resolution be sent to each of our representatives in Congress.

*Be It Further Resolved*, That a copy of this resolution be sent to other state legislatures now in session, and that they be asked to send a similar resolution to their representatives in the National Congress.

January 25, 1929.

(Signed) G. R. CURRY.

Ayes, 75; nays, 7; not voting, 18.

Referred to the committee on agriculture.

On motion of Jensen of Kossuth the House adjourned until 11:00 a. m., Tuesday.



# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, JANUARY 29, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. J. E. Feller, pastor of the First Methodist Episcopal church, Lake View, Iowa.

Journal of January 28th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: McIlrath of Poweshiek indefinitely, on request of Rutledge of Webster; Knudson of Hamilton for the day, on request of McCaulley of Calhoun.

## PETITIONS

Baker of Jasper presented a petition from farmers and stock raisers of Kellogg opposing House File No. 1.

Referred to committee on ways and means.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

House Joint Resolution No. 1. Senate Joint Resolution No. 1.

S. R. TORGESON,  
*Chairman House Committee.*

CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate Joint Resolution No. 1, and House Joint Resolution No. 1.

## REPORTS OF COMMITTEES

King of Clay, from the committee on fish and game, submitted the following report:

MR. SPEAKER: Your committee on fish and game, to whom was referred House File No. 13, a bill for an act to repeal section seventeen hundred sixty-eight (1768), Code, 1927, and to enact a substitute therefor, relating to fish and game, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking out the word "eight" in line seven (7) of the bill and inserting in lieu thereof "ten".

Also, by striking out the word "two" in line seven (7) and inserting "three".

Also, by striking out the word "four" in line ten (10) and inserting "six".

J. A. KING, *Chairman.*

Report adopted.

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 3, a bill for an act to repeal section 7279, Code, 1927, relating to notice of expiration of right of redemption from tax sale and to enact a substitute therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation excepting that the same be amended as follows:

Amend by striking out all of lines 8, 9, 10 and 11, and by inserting in lieu of the lines so stricken, the following:

"whose name the real estate is taxed, the record owner of the real estate, all owners of mortgages against such real estate whose mortgages are of record, and mechanic or material lien claimants whose liens are of record against such real estate, if such persons reside."

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 36, a bill for an act providing that no proposition to authorize an issue of bonds shall be deemed carried or adopted unless approved by sixty per cent of the votes cast thereon, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

L. B. FORSLING, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 40, a bill for an act to legalize the re-incorporation of the Plymouth Clay Products Company of Fort Dodge, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 68, a bill for an act relating to permissible claimants of vehicles seized under the provisions of the intoxicating liquor statutes and relating to the proof required of such claimants, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman*.

Report adopted.

Simmer of Wapello, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 9, a bill for an act to amend the law as it appears in sections fifty-six hundred thirty-two (5632) and fifty-six hundred thirty-three (5633), Code, 1927, relating to the election of city solicitor, city engineer and the appointment of police judge, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

LEONARD SIMMER, *Chairman*.

Passed on file.

Also :

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 23, a bill for an act to amend section sixty-five hundred eighty (6580) of the Code, 1927, relating to leasing of property of cities acting under the Commission Form of Government, and to authorize leases for industrial purposes, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

#### INTRODUCTION OF BILLS

House File No. 94, by Mathews of Des Moines and Byers of Linn, a bill for an act to amend section four thousand three hundred forty-five (4345) of the Code, 1927, relating to the establishing of a pension and annuity retirement system for public school teachers in certain districts.

Read first and second times and referred to committee on schools and textbooks.

House File No. 95, by Elliott of Scott, a bill for an act to make an emergency appropriation for the purpose of paying the necessary expenses of worthy and deserving blind students, who are residents of the state, and who attend institutions of higher learning.

Read first and second times and referred to committee on appropriations.

House File No. 96, by committee on judiciary, a bill for an act relative to the suspension of the license of physicians and pharmacists because of violations of federal statutes and regulations relating to intoxicating liquors or to narcotics.

Read first and second times and passed on file.

House File No. 97, by Clark of Fremont and Wearin of Mills, a bill for an act to establish and maintain a state teachers' college at Tabor, Iowa, and to provide for the transfer of certain property to the state of Iowa for the use of said college.

Read first and second times and referred to committee on state educational institutions.

House File No. 98, by Rutledge of Webster, a bill for an act to encourage the use of agricultural lime stone for the purpose of growing leguminous crops and fix the taxable valuation of land so treated.

Read first and second times and referred to committee on agriculture.

House File No. 99, by Rutledge of Webster, a bill for an act to repeal subdivision nine (9) of section sixty-two hundred eleven (6211) of the Code, 1927, and to enact a substitute therefor, relating to the tax levy for fire department maintenance fund in cities and towns.

Read first and second times and referred to committee on cities and towns.

House File No. 100, by Rutledge of Webster, a bill for an act to amend section twelve thousand seven hundred seventy-two (12772) of the Code, 1927, by adding thereto a provision for the investment of fiduciary funds in building and loan association stocks.

Read first and second times and referred to committee on building and loan.

House File No. 101, by Wilson of Tama, a bill for an act to relinquish any claim of right, title, or interest, for or on behalf of the state of Iowa, in or to any lands heretofore sold under foreclosure of permanent school fund mortgages where the title was erroneously taken in the name of the state of Iowa, or for the use of the school fund, or in the name of the county instead of in the name of the state of Iowa for the use and benefit of the permanent school fund of any particular county in the state, and confirming title thereto in the purchaser thereof.

Read first and second times and referred to committee on judiciary.

House File No. 102, by Allen of Pocahontas, a bill for an act providing for the establishment of warehouse district corporation; to fix the boundaries of the district; to define the powers of the warehouse district corporation, its officers and directors; to provide for the building or purchasing of warehouses at accessible marketing places for the warehousing of corn, oats, wheat, barley,

rye, and other seed or grain products of the farm; to provide for the financing of the building or purchasing of the necessary warehouses, and the bonding of the district for the payment thereof; to provide for the issuing of warehouse certificates by the corporation for grain or seed products stored in said warehouses; to provide for the negotiability of such warehouse certificates and the passing of title to the grain or seed products thus receipted for; defining the proprietary rights in said warehouse, both for the landlord and tenant, and for passing of title to the warehousing rights with the sale and conveyancing of the real estate in the district.

Read first and second times and referred to committee on agriculture.

House File No. 103, by Hollis of Black Hawk, a bill for an act to repeal the law as it appears in sections twenty-six hundred sixty-seven (2667), twenty-six hundred eighty-three (2683), twenty-six hundred eighty-four (2684), twenty-six hundred eighty-five (2685), twenty-six hundred ninety-four (2694), twenty-six hundred ninety-five (2695), twenty-six hundred ninety-six (2696), twenty-six hundred ninety-seven (2697), and twenty-six hundred ninety-eight (2698), of the Code of Iowa, 1927, relating to the eradication of bovine tuberculosis; to repeal the law as it appears in sections twenty-six hundred sixty-six (2666), twenty-six hundred seventy-three (2673), twenty-six hundred seventy-four (2674), twenty-six hundred eighty-six (2686), twenty-six hundred ninety-nine (2699), twenty-seven hundred (2700), twenty-seven hundred one (2701), twenty-seven hundred two (2702), twenty-seven hundred three (2703), twenty-seven hundred four b one (2704-b1), twenty-seven hundred four b two (2704-b2), twenty-seven hundred four b three (2704-b3), and to enact substitutes therefor relating to the eradication of bovine tuberculosis; to establish the state of Iowa as an accredited area for the eradication of bovine tuberculosis and require the examination of all breeding and dairy cattle therein; to define a modified accredited county, and to prohibit the transportation of dairy or breeding cattle into such county unless accompanied by certificate of health and to provide a penalty for the violation thereof.

Read first and second times and referred to committee on animal industry.

House File No. 104, by Ellsworth of Hardin, a bill for an act to make an appropriation for the purpose of purchasing additional real estate by the board of control of state institutions for the Iowa Training School for Boys at Eldora, Iowa, and to authorize the purchase thereof.

Read first and second times and referred to committee on board of control.

Mathews of Des Moines offered the following concurrent resolution.

#### HOUSE CONCURRENT RESOLUTION NO. 4

*Be It Resolved by the House, the Senate Concurring:* That the Joint Rules of the Forty-second General Assembly be adopted as the Joint Rules of the Forty-third General Assembly.

Unanimous consent having been obtained for the immediate consideration of the resolution, Mr. Mathews moved its adoption.

Motion prevailed and the resolution was adopted.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 32, a bill for an act to legalize the corporate acts and proceedings of St. Martin Land Company of Cedar Rapids, Iowa, and to provide for the renewal and extension of the period of corporate existence of said company.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 15, a bill for an act to repeal section forty-nine hundred seventy-eight (4978), Code, 1927, and to enact a substitute therefor relating to motor vehicle number plates.

Also, that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 6, relating to joint session of the Senate and House of Representatives on February 22d and extending an invitation to Paul V. McNutt to deliver an address at said session.

Also, that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 7, relating to a joint session of the General Assembly on Thursday, February 14, 1929, in honor of the Pioneer Lawmakers.

Also, that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 5, memorializing the congress of the United States to adopt an adequate tariff schedule on molasses imported for the manufacturing of industrial alcohol.

WALTER H. BEAM, *Secretary.*

### SENATE MESSAGES CONSIDERED

Senate File No. 32, a bill for an act to legalize the corporate acts and proceedings of St. Martin Land Company of Cedar Rapids, Iowa, and to provide for the renewal and extension of the period of corporate existence of said company.

Read first and second times and referred to committee on judiciary.

Senate File No. 15, a bill for an act to repeal section forty-nine hundred seventy-eight (4978), Code, 1927, and to enact a substitute therefor relating to motor vehicle number plates.

Read first and second times and referred to committee on motor vehicles and transportation.

### SENATE CONCURRENT RESOLUTION NO. 5

Senate Concurrent Resolution memorializing the Congress of the United States to adopt an adequate tariff schedule on molasses imported for the manufacturing of industrial alcohol.

*Whereas*, The corn growers of the corn belt have met with a limited demand for corn that has been produced and not used for feeding purposes the past several years, and

*Whereas*, Because of this lack of demand and the depressed condition of agriculture generally, the price of corn has been substantially below the cost of production in this corn belt area, and

*Whereas*, One of the greatest single contributing factors in placing agriculture on a parity with other industries is that the price of corn be such as to allow the producer an adequate return for his labor and investment, and

*Whereas*, The dairy and live stock feeding industry would be benefited by the further use and manufacture of corn incident to the making of



industrial alcohol and the large amount of distillers' dried grains that would arise therefrom, and

*Whereas*, This would furnish a splendid demand for low grade corn not well fitted for commercial usage; now, therefore,

*Be It Resolved by the Senate of the General Assembly of Iowa, the House concurring*: That we petition and pray the Congress of the United States to amend the tariff schedule as affecting the duty on molasses imported for the manufacture of industrial alcohol to such an extent that it will be more economical to use corn in its manufacture than to use imported molasses.

*Be It Further Resolved*, That on the passage of this resolution the secretary of state shall certify a copy hereof each to the President of the Senate and the Speaker of the House of Representatives of the Congress of the United States, the Secretary of Agriculture and the Secretary of Commerce, at Washington, D. C.

Unanimous consent having been granted for the immediate consideration of Senate Concurrent Resolution No. 5, Mr. Wilson moved its adoption.

Motion prevailed and the concurrent resolution was adopted.

#### SENATE CONCURRENT RESOLUTION NO. 6

*Whereas*, it has always been the custom when the legislature is in session to meet in joint session on the 22nd day of February as a mark of tribute, honor and respect to the memory of the Father of our Country, and

*Whereas*, on the 22nd day of February, 1929, Paul V. McNutt, former Dean of the Indiana Law School of the State of Indiana, and now National Commander of the American Legion, will be in the city of Des Moines, Iowa, for the purpose of delivering an address before the Post Commanders and Adjutants of the various Legion Posts of the state,

*Therefore Be It Resolved by the Senate, and the House Concurring*, that the Senate and House meet in joint session at the hour of two o'clock p. m. on said date, and that an invitation be extended to the said Paul V. McNutt to address said joint session, and

*Be It Further Resolved* that an invitation be extended to the Governor of the state, the Justices of the Supreme Court and other state officials.

Unanimous consent having been granted for the immediate consideration of the Senate Concurrent Resolution No. 6, Mr. Greene moved its adoption.

Motion prevailed and the concurrent resolution was adopted.

## SENATE CONCURRENT RESOLUTION NO. 7

Whereas, The Senate is advised of a meeting of the Pioneer Lawmakers to be held in the Historical Building on February 13 and 14, and of their custom of calling formally on the assembly; therefore,

*Be It Resolved by the Senate, the House Concurring*, That the General Assembly meet in joint session on Thursday, February 14, 1929, at 2 p. m. and that the Pioneer Lawmakers be invited to present a representative address in the House Chamber on that date.

Unanimous consent having been granted for the immediate consideration of the Senate Concurrent Resolution No. 7, Mr. Forsling moved its adoption.

Motion prevailed and the concurrent resolution was adopted.

## BILLS SENT TO THE GOVERNOR

Torgeson of Worth from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 29th day of January, 1929, sent to the governor for his approval:

House Joint Resolution No. 1.

S. R. TORGESON, *Chairman*.

Report adopted.

## CONSIDERATION OF BILL

House File No. 67, a bill for an act to amend section twelve thousand eight hundred one (12801), of the Code, 1927, relating to the number of judges of the supreme court, and providing for an additional judge of said court, was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 84.

Allen	Clark	Ellsworth	Hagglund
Bair	Cole	Figgins	Hall
Ballew	Dayton	Finnern	Hansen
Burton	Dean	Forsling	Hattendorf
Byers of Fayette	Eckles	Gilmore	Hatter
Byers of Linn	Elliott of Scott	Greene	Hayes

Heald	Johnson of	Nelson of Story	Sass
Hill	Keokuk	O'Brien	Shannon
Hollingsworth	King	O'Donnell	Shields
Hollis	Kline	Orr	Simmer
Holmgren	Lamb	Pattison	Smith
Hopkins	Lichty	Paulson	<b>Torgeson</b>
Hubbard	Lomas	Pendray	Truax
Hunt	Lovrien	Ratliff	Van Buren
Hush	McCaulley	Rawlings	Van Wert
Irwin	McCreery	Read	Vaughn
Istad	McIntosh	Reimers	Venard
Jaycox	McMillan	Reno	Vosseller
Jensen	Mathews	Rice	Wamstad
Johnson of	Mounce	Rutledge	Whiting
Dickinson	Nelson of	Ryder	Wilson
	Hancock	Rylander	Mr. Speaker

The nays were, 16.

Baker	Bush	Fleming	Miller
Barnes	Campbell	Griswold	Randall
Berry	Cox	Hanson	Swanson
Bixler	Crozier	Helgason	Wearin

Absent or not voting, 8.

Aiken	Buchmiller	Files	McIlrath
Albert	Elliott of Polk	Knudson	Taylor

So the bill having received a constitutional majority was declared to have passed the house and the title was agreed to.

On motion of Wilson of Tama the House adjourned until 10:30 a. m., Wednesday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, JANUARY 30, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Benj. J. Trickey, pastor of the First Congregational church, Spencer, Iowa.

Journal of January 29th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Elliott of Polk for the day, on request of King of Clay.

## PETITIONS AND MEMORIALS

Kline of Davis presented a petition from citizens of Davis, Wapello and Van Buren counties, asking an appropriation for a monument to mark the grave of the celebrated Indian warrior, Black Hawk, buried in Davis county, Iowa.

Referred to committee on appropriations.

Johnson of Marion presented a memorial from the Iowa Association of the Deaf urging an appropriation for the erection of an additional building at the Iowa School for the Deaf at Council Bluffs.

Referred to committee on appropriations.

## INTRODUCTION OF BILLS

House File No. 105, by Greene of Pottawattamie, a bill for an act to amend the law as it appears in section fifty-six hundred ninety-four (5694) of the Code, 1927; and to repeal the law as it appears in section fifty-six hundred ninety-nine (5699) of the Code, 1927, and to enact a substitute therefor; relating to the appointment of chiefs of police and chiefs of fire departments in cities having police and fire departments under civil service.

Read first and second times and referred to committee on cities and towns.

House File No. 106, by Elliott of Scott, a bill for an act to amend the law as it appears in section eighty-nine hundred fifty-nine (8959) of the Code, 1927, relating to notice of forfeiture of insurance policies other than life.

Read first and second times and referred to committee on insurance.

House File No. 107, by Elliott of Polk, a bill for an act to provide for the boarding, lodging, waiting on, washing for, and care of, prisoners in the county jail in certain counties, to fix the duties of public officers and employees with reference to such work, to provide and pay assistants in carrying on such work, to punish the wrongful use of supplies purchased in connection with such work, and to amend section fifty-two hundred twenty-six (5226), Code, 1927, relating to the salary of the sheriff.

Read first and second times and referred to committee on compensation of public officers.

House File No. 108, by Byers of Linn, a bill for an act to amend the law as it appears in section fifty-six hundred ninety-eight (5698) of the Code, 1927, relating to the certifying of names of applicants and the appointment and promotion of persons to positions and offices under civil service in cities and towns.

Read first and second times and referred to committee on cities and towns.

House File No. 109, by Byers of Linn, a bill for an act to amend the law as it appears in chapter two hundred eighty-nine (289) of the Code, 1927, so as to provide for a right and method of appeal to the district court by a suspended or discharged person under civil service, from an adverse decision of the civil service commission or city council.

Read first and second times and referred to committee on judiciary.

House File No. 110, by Paulson of Clinton, a bill for an act to amend the law as it appears in section four thousand ninety-seven (4097) of the Code, 1927, relating to the qualifications of the county superintendent.

Read first and second times and referred to committee on schools and textbooks.

House File No. 111, by Cole of Harrison, a bill for an act to repeal section thirteen hundred eighty-seven (1387), of the Code, 1927, and to enact a substitute therefor, relative to surgical, medical and hospital services to be furnished injured employees and providing for the regulation of such fees and charges.

Read first and second times and referred to committee on insurance.

House File No. 112, by Pendray of Jackson, and Forsling of Woodbury, a bill for an act to amend section eleven thousand seven hundred sixty (11760), Code of 1927, relating to exemptions from execution.

Read first and second times and referred to committee on judiciary.

House File No. 113, by Files of Cerro Gordo, a bill for an act to repeal section forty-three hundred seventy-eight (4378), Code, 1927, and to enact a substitute therefor, relating to fences.

Read first and second times and referred to committee on schools and textbooks.

House File No. 114, by Hill of Floyd, a bill for an act to amend section twenty-seven hundred sixty-six (2766) of the Code, relating to the licensing of veterinarians.

Read first and second times and referred to committee on animal industry.

House File No. 115, by Reno of Polk, a bill for an act to repeal sections ten thousand four hundred seventy-two (10472), ten thousand four hundred seventy-five (10475), ten thousand four hundred seventy-six (10476), ten thousand four hundred eighty-six (10486), ten thousand four hundred eighty-seven (10487), ten thousand four hundred eighty-eight (10488), ten thousand four hundred eighty-nine (10489), ten thousand four hundred ninety (10490), ten thousand four hundred ninety-one (10491), and to enact substitutes therefor relating to laws governing divorce.

Read first and second times and referred to committee on judiciary.

House File No. 116, by Shannon of Cass, a bill for an act to amend section twelve thousand eight hundred thirty-three and section ten thousand six hundred eighty-three of the Code relating to appeals to the supreme court.

Read first and second times and referred to committee on judiciary.

House File No. 117, by Johnson of Dickinson, Reimers of Lyon, and Dayton of Washington, a bill for an act to repeal chapter three hundred and thirty-two (332) and sections seven thousand and twenty (7020), seven thousand and twenty-nine (7029), seven thousand and thirty (7030), seven thousand one hundred and sixteen (7116), seven thousand one hundred and seventeen (7117), seven thousand one hundred and eighteen (7118), and six thousand nine hundred and sixty-three (6963), of the Code, 1927; and to amend sections six thousand nine hundred and forty-four (6944), six thousand nine hundred and fifty-three (6953), six thousand nine hundred and fifty-eight (6958), six thousand nine hundred and sixty-six (6966), six thousand nine hundred and sixty-seven (6967), six thousand nine hundred and sixty-five (6965), and six thousand nine hundred and seventy-eight (6978), of the Code, 1927, relating to tax on money and credits and to enact a substitute therefor, and to provide for the levying and collecting of an income tax for state and public school purposes, and to prescribe a penalty for failure to pay such tax.

Read first and second times and referred to committee on ways and means.

House File No. 118, by Hill of Floyd, a bill for an act providing for the establishment in the department of agriculture of a system of rural credits for the making of short time loans on grain and livestock, authorizing the issuance and sale of certificates of credit for the purpose of financing such loans, empowering the department to make rules and regulations necessary to carry out the purposes of the act and providing penalties.

Read first and second times and referred to committee on banks and banking.

## BILL APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had on January 29th, approved the following bill: House Joint Resolution No. 1.

## HOUSE FILE WITHDRAWN

McIntosh of Muscatine asked and obtained unanimous consent to withdraw House File No. 27 from committee on judiciary and from further consideration of the House.

Bixler of Adams offered the following resolution:

## RESOLUTION

*Whereas*, Representative William H. Cochrane, who was a member of the House of Representatives in the Thirty-sixth General Assembly of Adams County, died on the 30th day of April, 1928; therefore,

*Be It Resolved*, By the House of Representatives of the Forty-third General Assembly, that a committee of three be appointed to draft suitable resolutions to be presented to the House in commemoration of his life and services.

Unanimous consent having been granted for the immediate consideration of the resolution Mr. Bixler moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Bixler of Adams, Cox of Taylor and Fleming of Adair.

Baker of Jasper offered the following resolution:

## RESOLUTION

*Whereas*, The Honorable George W. Edge, former member of the House of Representatives from Jasper County in the fall of 1922, was reelected in 1924 and 1926, where he served until his death September 11, 1927; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly*, That a committee of three be appointed to draft suitable resolutions to be presented to the House in commemoration of his life and services.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Baker moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Baker of Jasper, Wilson of Tama, and Crozier of Mahaska.



McCreery of Linn offered the following resolution:

#### RESOLUTION

*Whereas, The Honorable Edward H. Knickerbocker, former member of the House of Representatives from Linn county, in the Thirty-seventh, Thirty-eighth, and Thirty-ninth General Assemblies, died January 8, 1929, at Fairfax, Iowa; therefore,*

*Be It Resolved by the House of Representatives of the Forty-third General Assembly, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.*

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. McCreery moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: McCreery of Linn, Gilmore of Cedar, and Hansen of Scott.

#### MOTION TO RECONSIDER FILED

The following motion to reconsider was filed:

MR. SPEAKER: We move to reconsider the vote by which House File No. 67 passed the House.

S. R. TORGESON.

C. H. NELSON.

#### COMMITTEE REPORT CORRECTED

Forsling of Woodbury asked and obtained unanimous consent to have the committee report on House File No. 3, found on page 154 of the Journal of January 29th, corrected to show that the recommendation of the committee on House File No. 3 be for amendment and passage.

On motion of Ballew of Appanoose the House adjourned until 10 a. m., Thursday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, JANUARY 31, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. F. A. Smith, pastor of the Methodist church, Janesville, Iowa.

Journal of January 30th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Kline of Davis for the day, on request of O'Brien of Allamakee.

## CONTEST COMMITTEE EXCUSED

On request of Rutledge of Webster the members of the contest committee were excused for the day.

## HOUSE FILE REREFERRED

On request of Whiting of Johnson, unanimous consent having been granted, House File No. 9, having been reported out by the committee for indefinite postponement, was re-referred to the committee on cities and towns.

## REPORTS OF COMMITTEES

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 90, a bill for an act to amend the law as it appears in section seven thousand eight hundred six (7806) of the Code, 1927, relating to the conferring of the right of eminent domain upon counties, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Simmer of Wapello, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns to whom was referred House File No. 77, a bill for an act to amend section sixty-one hundred sixty-one (6161) of the Code, 1927, concerning the purchase, acquisition and maintenance of waterworks by certain cities and making the same applicable to cities now or hereafter having a population of fifty thousand (50,000) inhabitants or over, including cities acting under special charter, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking all of Section 2 and by substituting in lieu thereof the following: "Sec. 2. That Section 6787 of the Code, 1927, be amended by striking from line one (1) thereof the words and figures "Chapter 313 is" and by inserting in lieu thereof the words and figures "Chapters 313 and 314 are."

LEONARD SIMMER, *Chairman.*

Report adopted.

Wilson of Tama, from the committee on county and township organization, submitted the following report:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 33, a bill for an act to amend the law as it appears in sections ten thousand two hundred eleven (10211), ten thousand two hundred twelve (10212) and ten thousand two hundred thirteen (10213) of the Code, 1927, relating to the management of cemetery funds by trustees, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. WALTER WILSON, *Chairman.*

Report adopted.

#### REPORT OF COMMITTEE ON RULES

Mathews of Des Moines, from the committee on rules, submitted the following report:

MR. SPEAKER: Your committee on rules begs leave to report as follows:

That the rules of the House of the Forty-second General Assembly be amended and when so amended be adopted as the rules of the House of the Forty-third General Assembly.

No. 1. Amend rule 58 by striking out the words "or code revision committee."

HOWARD A. MATHEWS, *Chairman.*

Report adopted.

#### INTRODUCTION OF BILLS

House File No. 119, by Forsling and Sass of Woodbury, a bill for an act to make appropriation to reimburse the Liberty club of Sioux City, Iowa, for certain equipment lost or destroyed by parties acting as officers of a company known as Company D, 4th Iowa Infantry.

Read first and second times and referred to committee on claims.

House File No. 120, by Wearin of Mills, a bill for an act to make permanent the temporary transfer of money from the county bridge fund, state hospital insane fund and the county poor fund to the county general fund of Mills county, Iowa.

Read first and second times and referred to committee on judiciary.

House File No. 121, by Wearin of Mills, a bill for an act to amend sections seventeen hundred nineteen (1719), seventeen hundred twenty (1720), and seventeen hundred twenty-five (1725), Code, 1927, relating to the issuance of licenses to hunt and fish, and the fees therefor.

Read first and second times and referred to committee on fish and game.

House File No. 122, by Elliott of Scott, a bill for an act to repeal section fifty-two hundred (5200) of the Code, 1927, relating to the duties of coroner, and the enactment of a substitute in lieu thereof.

Read first and second times and referred to committee on judiciary.

House File No. 123, by Elliott of Scott, a bill for an act to repeal section fifty-two hundred thirty-seven (5237) of the Code, 1927, relating to the compensation of coroners.

Read first and second times and referred to committee on compensation of public officers.

House File No. 124, by Johnson of Dickinson, a bill for an act to amend the law as found in section forty-nine hundred forty-three (4943) of the Code of 1927, relating to chauffeur's licenses and providing exemptions in certain cases.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 125, by committee on judiciary, a bill for an act to amend the law as it appears in section ten thousand eight hundred four (10804), of the Code, 1927, relating to salaries of district judges.

Read first and second times and passed on file.

House File No. 126, by committee on judiciary, a bill for an act to amend sections twelve thousand eight hundred thirty-seven (12837) and twelve thousand eight hundred forty (12840), Code, 1927, relating to the perfecting of an appeal to the supreme court.

Read first and second times and passed on file.

House File No. 127, by committee on judiciary, a bill for an act to repeal paragraph one (1) of section thirteen thousand nine hundred forty-six (13946), Code, 1927, relating to motions in arrest of judgment in criminal cases.

Read first and second times and passed on file.

House File No. 128, by Nelson of Hancock, a bill for an act to amend the law as it appears in section forty-six hundred forty-seven (4647) of the Code, 1927, relating to contracts under the county road, bridge and culvert system, exceeding two thousand dollars (\$2,000.00).

Read first and second times and referred to committee on roads and highways.

House File No. 129, by Nelson of Story, a bill for an act to apportion the state into senatorial districts, to provide the time when state senators shall be elected, and to repeal chapter thirty-five a-2 (35-a2) of the Code, 1927.

Read first and second times and referred to committee on judicial and political districts.

House File No. 130, by Johnson of Keokuk, a bill for an act to amend section forty-two hundred seventy-seven (4277), of the

Code, 1927, relating to payment of tuition fees for admission to high schools.

Read first and second times and referred to committee on schools and textbooks.

House File No. 131, by Allen of Pocahontas, a bill for an act providing for the equipment of buildings used as hospitals, to include safeguards for patients, in the form of permanent and removable bars and heavy screens for windows of rooms where patients are confined.

Read first and second times and referred to committee on public lands and buildings.

#### HOUSE FILE WITHDRAWN

Swanson of Plymouth asked and obtained unanimous consent to withdraw House File No. 65 from the committee on schools and textbooks and from further consideration of the House.

Miller of Shelby offered the following resolution:

#### RESOLUTION

*Whereas*, the Honorable H. W. Byers, a former member of the House of Representatives from Shelby county during the Twenty-fifth, Twenty-sixth, Twenty-sixth Extra and Twenty-eighth General Assemblies, and was Speaker of the House during the Twenty-sixth and Twenty-sixth Extra, died in Des Moines, March 24, 1928; therefore,

*Be It Resolved*, by the House of Representatives of the Forty-third General Assembly, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Miller moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Miller of Shelby, Elliott of Polk, and Hubbard of Pottawattamie.

#### CONSIDERATION OF BILLS

House File No. 3, a bill for an act to repeal section seventy-two hundred seventy-nine (7279), Code, 1927, relating to notice of expiration of right of redemption from tax sale, and to enact a

substitute therefor, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Reimers of Lyon the amendments proposed by the committee, found on page 154 of the journal of January 29th, were adopted.

Mr. Reimers moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 78.

Albert	Fleming	Johnson of	Read
Allen	Gilmore	Keokuk	Reimers
Bair	Griswold	King	Rice
Ballew	Hagglund	Knudson	Rutledge
Barnes	Hall	Lamb	Ryder
Berry	Hanson	Lichty	Shannon
Bixler	Hatter	Lomas	Shields
Buchmiller	Heald	Lovrien	Simmer
Burton	Helgason	McCreery	Smith
Bush	Holmgren	McIntosh	Swanson
Byers of Linn	Hopkins	McMillan	Taylor
Campbell	Hubbard	Mathews	Torgeson
Clark	Hunt	Mounce	Truax
Cole	Hush	Nelson of Story	Van Buren
Cox	Irwin	O'Donnell	Van Wert
Dean	Istad	Orr	Venard
Eckles	Jaycox	Paulson	Wamstad
Ellsworth	Jensen	Pendray	Wearin
Files	Johnson of	Ratliff	Whiting
Finnern	Dickinson	Rawlings	Wilson

The nays were, 17.

Elliott of Scott	Hollingsworth	O'Brien	Rylander
Figgins	Hollis	Pattison	Sass
Forsling	Miller	Randall	Vosseller
Hansen	Nelson of	Reno	Mr. Speaker
Hill	Hancock		

Absent or not voting, 13.

Aiken	Dayton	Hattendorf	McCaulley
Baker	Elliott of Polk	Hayes	McIlrath
Byers of Fayette	Greene	Kline	Vaughn
Crozier			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 13, a bill for an act to repeal section seventeen hundred sixty-eight (1768), Code, 1927, and to enact a substitute therefor, relating to fish and game, with report of committee rec-

ommending amendment and passage, was taken up for consideration.

On motion of Wearin of Mills the amendments proposed by the committee, found on page 154 of the journal of January 29th, were adopted.

Mr. Wearin moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 96.

Albert	Fleming	Knudson	Reimers
Allen	Forsling	Lamb	Reno
Bair	Gilmore	Lichty	Rice
Baker	Hagglund	Lomas	Rutledge
Ballew	Hall	Lovrien	Ryder
Barnes	Hansen	McCreery	Rylander
Berry	Hanson	McIntosh	Sass
Bixler	Hatter	McMillan	Shannon
Buchmiller	Heald	Mathews	Shields
Burton	Helgason	Miller	Simmer
Bush	Hill	Mounce	Smith
Byers of Linn	Hollingsworth	Nelson of	Swanson
Campbell	Hollis	Hancock	Taylor
Clark	Holmgren	Nelson of Story	Torgeson
Cole	Hopkins	O'Brien	Truax
Cox	Hubbard	O'Donnell	Van Buren
Crozier	Hush	Orr	Van Wert
Dean	Istad	Pattison	Vaughn
Eckles	Jaycox	Paulson	Venard
Elliott of Polk	Jensen	Pendray	Vosseller
Elliott of Scott	Johnson of	Randall	Wamstad
Ellsworth	Dickinson	Ratliff	Wearin
Figgins	Johnson of	Rawlings	Whiting
Files	Keokuk	Read	Wilson
Finnern	King		Mr. Speaker

The nays were, none.

Absent or not voting, 12.

Aiken	Greene	Hayes	Kline
Byers of Fayette	Griswold	Hunt	McCaulley
Dayton	Hattendorf	Irwin	McIlrath

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 36, a bill for an act providing that no proposition to authorize an issue of bonds shall be deemed carried or adopted



unless approved by sixty per cent of the votes cast thereon, with report of committee without recommendation, was taken up for consideration.

Hill of Floyd moved the previous question.

Motion prevailed.

Hopkins of Guthrie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

Rule 18 was invoked.

On the question, "Shall the bill pass?"

The ayes were, 62.

Aiken	Finnern	Johnson of	Rice
Allen	Fleming	Keokuk	Ryder
Baker	Griswold	King	Rylander
Ballew	Hagglund	Knudson	Shields
Barnes	Hanson	Lomas	Smith
Berry	Helgason	Lovrien	Swanson
Bixler	Hill	Miller	Taylor
Buchmiller	Hollingsworth	Nelson of	Torgeson
Burton	Holmgren	Hancock	Van Buren
Bush	Hopkins	Nelson of Story	Van Wert
Byers of Fayette	Hubbard	O'Brien	Venard
Campbell	Hush	O'Donnell	Vosseller
Clark	Istad	Paulson	Wamstad
Cox	Jensen	Randall	Wearin
Crozier	Johnson of	Rawlings	Whiting
Figgins	Dickinson	Reimers	Wilson
Files			

The nays were, 39.

Albert	Gilmore	Lichty	Read
Bair	Hall	McCreery	Reno
Byers of Linn	Hansen	McIntosh	Rutledge
Cole	Hatter	McMillan	Sass
Dean	Heald	Mathews	Shannon
Eckles	Hollis	Mounce	Simmer
Elliott of Polk	Hunt	Orr	Truax
Elliott of Scott	Irwin	Pattison	Vaughn
Ellsworth	Jaycox	Pendray	Mr. Speaker
Forsling	Lamb	Ratliff	

Absent or not voting, 7.

Dayton	Hattendorf	Kline	McIlrath
Greene	Hayes	McCaulley	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Shields of Clarke moved that the vote by which House File No. 36 passed the House be reconsidered and that the motion to reconsider be laid on the table. Motion prevailed.

House File No. 40, a bill for an act to legalize the re-incorporation of the Plymouth Clay Products Company of Fort Dodge, Iowa, with report of committee recommending passage, was taken up for consideration.

Rutledge of Webster moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 92.

Albert	Fleming	Johnson of	Reimers
Allen	Forsling	Keokuk	Reno
Bair	Griswold	King	Rice
Baker	Hagglund	Knudson	Rutledge
Ballew	Hall	Lamb	Ryder
Barnes	Hanson	Lichty	Rylander
Berry	Hatter	McCreery	Sass
Bixler	Heald	McIntosh	Shannon
Buchmiller	Helgason	McMillan	Shields
Burton	Hill	Mathews	Smith
Bush	Hollingsworth	Miller	Swanson
Byers of Fayette	Hollis	Mounce	Taylor
Campbell	Holmgren	Nelson of	Torgeson
Clark	Hopkins	Hancock	Truax
Cole	Hubbard	Nelson of Story	Van Buren
Cox	Hunt	O'Brien	Van Wert
Crozier	Hush	Orr	Vaughn
Dean	Irwin	Pattison	Venard
Eckles	Istad	Paulson	Vosseller
Elliott of Polk	Jaycox	Pendray	Wamstad
Ellsworth	Jensen	Randall	Wearin
Figgins	Johnson of	Ratliff	Whiting
Files	Dickinson	Rawlings	Wison
Finnern		Read	Mr. Speaker

The nays were, none.

Absent or not voting, 16.

Aiken	Gilmore	Hayes	McCaulley
Byers of Lynn	Greene	Kline	McIlrath
Dayton	Hansen	Lomas	O'Donnell
Elliott of Scott	Hattendorf	Lovrien	Simmer

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 68, a bill for an act to amend the law as it appears in section two thousand twelve (2012) of the Code, 1927,

relating to permissible claimants of vehicles seized under the provisions of the intoxicating liquor statutes and relating to the proof required of such claimants, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 73.

Albert	Figgins	Johnson of	Ratliff
Allen	Files	Dickinson	Rawlings
Bair	Finnern	Johnson of	Read
Baker	Fleming	Keokuk	Reno
Ballew	Forsling	King	Rutledge
Barnes	Griswold	Knudson	Ryder
Berry	Hagglund	Lamb	Rylander
Burton	Hall	Lichty	Sass
Byers of Fayette	Hansen	McIntosh	Shields
Byers of Lynn	Hatter	McMillan	Simmer
Campbell	Head	Mathews	Swanson
Clark	Helgason	Mounce	Truax
Cole	Hollingsworth	Nelson of Story	Van Buren
Cox	Hollis	O'Donnell	Van Wert
Crozier	Hush	Orr	Vaughn
Dean	Irwin	Pattison	Wearin
Eckles	Jaycox	Paulson	Whiting
Elliott of Polk	Jensen	Pendray	Wilson
Ellsworth		Randall	Mr. Speaker

The nays were, 19.

Bixler	Holmgren	Miller	Smith
Buchmiller	Hopkins	Nelson of	Taylor
Bush	Hubbard	Hancock	Torgeson
Hanson	Istad	Reimers	Venard
Hill	McCreery	Rice	Wamstad

Absent or not voting, 16.

Aiken	Greene	Kline	McIlrath
Dayton	Hattendorf	Lomas	O'Brien
Elliott of Scott	Hayes	Lovrien	Shannon
Gilmore	Hunt	McCaulley	Vosseller

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Forsling of Woodbury moved that the vote by which House File No. 68 passed the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 96, a bill for an act relative to the suspension of the license of physicians and pharmacists because of violations of federal statutes and regulations relating to intoxicating liquors or to narcotics, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 94.

Albert	Gilmore	King	Reimers
Allen	Griswold	Knudson	Reno
Bair	Hagglund	Lamb	Rice
Baker	Hall	Lichty	Rutledge
Ballew	Hansen	Lomas	Ryder
Barnes	Hanson	McCreery	Rylander
Buchmiller	Hatter	McIntosh	Sass
Burton	Heald	McMillan	Shields
Byers of Fayette	Helgason	Mathews	Simmer
Byers of Linn	Hill	Miller	Smith
Campbell	Hollingsworth	Mounce	Swanson
Clark	Hollis	Nelson of	Taylor
Cole	Holmgren	Hancock	Torgeson
Cox	Hopkins	Nelson of Story	Truax
Crozier	Hubbard	O'Brien	Van Buren
Dayton	Hunt	O'Donnell	Van Wert
Dean	Hush	Orr	Vaughn
Eckles	Irwin	Pattison	Venard
Elliott of Polk	Istad	Paulson	Wamstad
Ellsworth	Jaycox	Pendray	Wearin
Figgins	Jensen	Randall	Whiting
Files	Johnson of	Ratliff	Wilson
Finnern	Dickinson	Rawlings	Mr. Speaker
Fleming	Johnson of	Read	
Forsling	Keokuk		

The nays were, none.

Absent or not voting, 14.

Aiken	Elliott of Scott	Kline	McIlrath
Berry	Greene	Lovrien	Shannon
Bixler	Hattendorf	McCaulley	Vosseller
Bush	Hayes		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Johnson of Keokuk the House adjourned until 10:30 a. m., Friday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 1, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Arthur Atack, pastor of the Methodist church, Indianola, Iowa.

Journal of January 31st corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Van Buren of Jones until Tuesday, on request of McCreery of Linn; Rawlings of Monona indefinitely, on request of Wearin of Mills; Hall of Wapello for the day, on request of Orr of Clayton.

## REPORTS OF COMMITTEES

Lichty of Black Hawk, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 45, a bill for an act to amend section forty-one hundred eighty-eight (4188) of the Code, 1927, relating to the dissolution of consolidated school corporations, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

E. M. LICHTY, *Chairman.*

Passed on file.

McCaulley of Calhoun, from the committee on ways and means, submitted the following report:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File No. 25, a bill for an act to amend the law as it appears in sections seventy-two hundred eleven (7211) and seventy-two hundred fourteen (7214) of the Code of 1927, relating to collection of taxes, beg leave to report they have had the same under consideration and have in-

structed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

MARION R. MCCAULLEY, *Chairman.*

Passed on file.

Hunt of Louisa, from the committee on drainage, submitted the following report:

MR. SPEAKER: Your committee on drainage, to whom was referred House File No. 12, a bill for an act to repeal the law as it appears in section seventy-five hundred seventy-eight (7578) of the Code, 1927, and to enact a substitute in lieu thereof relating to drainage outlets in other states, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RALPH R. HUNT, *Chairman.*

Report adopted.

#### INTRODUCTION OF BILLS

House File No. 132, by Forsling and Sass of Woodbury, a bill for an act to amend the law as it appears in section ten thousand six hundred thirty-nine (10639), relating to salaries and fees of justices of the peace.

Read first and second times and referred to committee on compensation of public officers.

House File No. 133, by Wilson of Tama, a bill for an act to amend, revise and recodify the law as it appears in chapter two hundred fifteen-b one of the Code, 1927, relating to children of state employees.

Read first and second times and referred to committee on schools and textbooks.

House File No. 134, by Ryder of Dubuque, a bill for an act to amend section fifty-six hundred ninety-nine (5699), Code of 1927, relating to chiefs of police and chiefs of fire departments in cities operating under the city manager plan as provided by chapter three hundred twenty-eight (328), Code of 1927.

Read first and second times and referred to committee on cities and towns.

House File No. 135, by Greene and Hubbard of Pottawattamie, a bill for an act to legalize certain warrants issued by the town

of Underwood, Iowa, on the general fund of said corporation and to authorize the sale of bonds to fund the same.

Read first and second times and referred to committee on judiciary.

House File No. 136, by committee on ways and means, a bill for an act to amend section seventy-one hundred twenty (7120), Code, 1927, relating to the plat book for the assessor.

Read first and second times and passed on file.

House File No. 137, by Hill of Floyd, a bill for an act to amend section one thousand one hundred seventy-nine b-one (1179-b1), one thousand one hundred seventy-nine b-two (1179-b2) and one thousand one hundred seventy-nine b-four (1179-b4) of the Code, 1927, relating to the maturity and payment of bonds.

Read first and second times and referred to committee on ways and means.

House File No. 138, by Hill of Floyd, a bill for an act to provide for and establish a state correctional farm at Clive, Iowa, to provide for the erection and construction of suitable buildings and equipment thereat, to provide for the commitment to said institution, and the detention, treatment, and employment of certain persons convicted of crime, to provide for the control and management thereof, to authorize the transfer of prisoners from the state penitentiary and from the state reformatory to said farm, and to make an appropriation therefor.

Read first and second times and referred to committee on police regulation and suppression of crime.

House File No. 139, by Whiting of Johnson, a bill for an act to make an emergency appropriation to reimburse the state university of Iowa for money expended during the biennial period that ended June 30, 1927, for the treatment, care and hospitalization of patients who had been committed to the hospital of the college of medicine, under the provisions of chapter 199 of the Code, 1924.

Read first and second times and referred to committee on appropriations.

House File No. 140, by committee on schools and textbooks, a bill for an act prohibiting agents from entering rural school buildings and rural school grounds.

Read first and second times and passed on file.

House File No. 141, by Kline of Davis, a bill for an act to amend the law as it appears in section forty-seven hundred fifty-five b one (4755-b1) of the Code, 1927, relating to the distribution and use of funds now or hereafter apportioned to the state of Iowa for road purposes.

Read first and second times and referred to committee on roads and highways.

House File No. 142, by Elliott of Polk, a bill for an act to provide for the creation of an art commission in the state of Iowa, and to prescribe its duties and means of enforcement of its orders.

Read first and second times and referred to committee on public lands and buildings.

Hubbard of Pottawattamie offered the following resolution:

#### RESOLUTION

*Whereas*, The Honorable L. F. Potter, who was a member of the House of Representatives in the Twenty-sixth, Twenty-sixth Extra and Twenty-seventh General Assemblies from Pottawattamie County, died on the 8th day of April, 1928; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly*, That a committee of three be appointed to draft suitable resolutions to be presented to the House in commemoration of his life and services.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Hubbard moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Hubbard of Pottawattamie, Green of Pottawattamie, and Miller of Shelby.

#### CONSIDERATION OF BILL

House File No. 23, a bill for an act to amend section 6580 of the Code relating to leasing of property of cities acting under the commission form of government, and to authorize leases for in-



dustrial purposes, with report of committee recommending passage, was taken up for consideration.

Simmer of Wapello offered the following amendments and moved their adoption:

Amend House File No. 23 by inserting after the word "that" in line five (5) of said bill the following:

"in cities under twenty thousand (20,000) inhabitants".

Also, amend the title by inserting after the word "government" in line two (2) thereof the following:

"under twenty thousand (20,000) inhabitants".

Amendments adopted.

Irwin of Lee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 95.

Aiken	Gilmore	Kline	Rawlings
Albert	Griswold	Knudson	Read
Bair	Hagglund	Lamb	Reimers
Baker	Hattendorf	Lichty	Reno
Ballew	Hatter	Lomas	Rice
Barnes	Hayes	Lovrien	Rutledge
Berry	Heald	McCaulley	Ryder
Bixler	Helgason	McCreery	Rylander
Buchmiller	Hill	McIlrath	Sass
Burton	Hollingsworth	McIntosh	Shannon
Bush	Hollis	McMillan	Shields
Byers of Linn	Holmgren	Mathews	Smith
Campbell	Hopkins	Mounce	Swanson
Clark	Hubbard	Nelson of	Taylor
Cox	Hunt	Hancock	Torgeson
Crozier	Hush	Nelson of Story	Truax
Dayton	Irwin	O'Brien	Van Wert
Dean	Istad	O'Donnell	Vaughn
Eckles	Jaycox	Orr	Vosseller
Elliott of Polk	Jensen	Pattison	Wamstad
Elliott of Scott	Johnson of	Paulson	Wearin
Ellsworth	Dickinson	Pendray	Whiting
Figgins	Johnson of	Randall	Wilson
Finnern	Keokuk	Ratliff	Mr. Speaker
Fleming	King		

The nays were, none.

Absent or not voting, 13.

Allen	Forsling	Hansen	Simmer
Byers of Fayette	Greene	Hanson	Van Buren
Cole	Hall	Miller	Venard
Files			

So the bill having received a constitutional majority was declared to have passed the house and the title, as amended, was agreed to.

#### HOUSE FILE WITHDRAWN

Johnson of Keokuk asked and obtained unanimous consent to withdraw House File No. 130 from the committee on schools and textbooks and from further consideration of the House.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 11, a bill for an act relating to the apportionment of the compensation of persons employed to discover property not listed or assessed for taxation.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 35, a bill for an act to legalize corporate acts and proceedings of Cerro Gordo Building Company of Mason City, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 45, a bill for an act to confirm in Thomas F. Steveson the title to certain lands in Tama County, Iowa, and to have a patent issued for said land.

Also, that the Senate has concurred in the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 4, relating to the adoption of the joint rules of the Forty-second General Assembly as the joint rules of the Forty-third General Assembly.

Also, that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 8, providing for a recess adjournment of the General Assembly from Saturday, February 23rd, until Tuesday, March 5th.

WALTER H. BEAM, *Secretary.*

## SENATE MESSAGES CONSIDERED

Senate File No. 11, a bill for an act to amend section seven thousand one hundred and sixty-one (7161) of the Code, 1927, relating to the apportionment of the compensation of persons employed to discover property not listed or assessed for taxation.

Read first and second times and referred to committee on judiciary.

Senate File No. 35, a bill for an act to legalize the corporate acts and proceedings of the Cerro Gordo Building Company of Mason City, Iowa, and to provide for the renewal and extension of the period of corporate existence of said Cerro Gordo Building Company.

Read first and second times and referred to committee on judiciary.

Senate File No. 45, a bill for an act to confirm in Thomas F. Steveson the title to the Northwest Fractional Quarter of the Northwest Quarter of Section Thirty-one, Township Eighty-four, North, Range Fifteen West of the Fifth Principal Meridian, Tama county, Iowa, and to have a patent issued for said land.

Read first and second times and referred to committee on judiciary.

## SENATE CONCURRENT RESOLUTION NO. 8

*Resolved by the Senate, the House Concurring,* That when adjournment is had on Saturday, February 23, it be to reconvene on Tuesday, March 5, at 10 a. m.

Laid over under Rule 34.

Simmer of Wapello filed the following amendment to House File No. 125.

Amend House File No. 125 by striking out the word "six" in line four thereof and inserting in lieu thereof the word "five".

On motion of Randall of Lucas the House adjourned until 10:00 a. m., Saturday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 2, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. W. D. Johnson, pastor of the First Presbyterian Church, Oskaloosa, Iowa.

Journal of February 1st corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Byers of Linn for the day, on request of Mathews of Des Moines; Lichty of Black Hawk for the day, on request of Wilson of Tama; Simmer of Wapello for the day, on request of McIntosh of Muscatine; Baker of Jasper for the day, on request of McCreery of Linn; Rylander of Marshall for the day, on request of Buchmiller of Greene; Figgins of Union for the day, on request of Burton of Wayne; Lovrien of Humboldt for the day, on request of Allen of Pocahontas; Hall of Wapello for the day, on request of Orr of Clayton; Eckles of Butler for the day, on request of Johnson of Dickinson; Hubbard of Pottawattamie for the day, on request of Bush of Cherokee; Nelson of Story for the day, on request of Van Wert of Franklin.

## REPORTS OF COMMITTEES

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 14, a bill for an act to legalize certain ordinances of the City of Storm Lake, Buena Vista County, and State of Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking from the bill that part thereof reading as follows:

"Ordinance No. 155, entitled, 'An ordinance prohibiting electrical interference with radio reception and providing penalties for violation thereof.' Passed and adopted January 9th, 1929."

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 32, a bill for an act to legalize the corporate acts and proceedings of St. Martin Land Company of Cedar Rapids, Iowa, and to provide for the renewal and extension of the period of corporate existence of said company, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 101, a bill for an act relating to relinquishment of claim of right, title or interest on behalf of the state or county relative to land heretofore sold under foreclosure of permanent school fund mortgages, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 49, a bill for an act to repeal section seventy-eight hundred forty-one (7841) of the Code, 1927, and to enact a substitute therefor relating to the trial of appeals from the awards of commissioners in condemnation proceedings; and to amend section seventy-eight hundred fifty-two (7852) of the Code, 1927, relating to the assessments of costs and attorney fees in condemnation proceedings, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By striking all of the bill following the enacting clause and the following inserted in lieu thereof:

Section 1. That section seventy-eight hundred forty-one (7841) of the Code, 1927, be amended by striking all of said section after the word "tried" in line six (6) thereof and by inserting in lieu thereof the following:

"as an equitable action."

L. B. FORSLING, *Chairman.*

Report adopted.

King of Clay, from the committee on fish and game, submitted the following report:

MR. SPEAKER: Your committee on fish and game, to whom was referred House File No. 54, a bill for an act to repeal the law as it appears in section seventeen hundred sixty-six (1766) of the Code of Iowa, 1927, relating to trapping regulations of fur bearing animals and to enact a substitute relating to the regulation of the taking or trapping of fur bearing animals, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

That House File No. 54 be amended as follows:

By striking out the word "fox" in section one (1), line two (2) thereof;

Also, by striking out the word "fox" in section two (2), line five (5);

Also, by striking out the word "fox" in section three (3), line two (2).

J. A. KING, *Chairman.*

Report adopted.

Simmer of Wapello, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 66, a bill for an act to amend section six thousand thirty-three (6033) of the Code, 1927, relating to the payment of street improvements, sewers and special assessments of the same, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Lichty of Black Hawk, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 5, a bill for an act to empower a county board of education or the school board of a school district to enter into a contract with the United States government for the education of Indian children, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 87, a bill for an act to repeal the law as it

appears in section forty-two hundred thirty-nine-a2 (4239-a2) of the Code, 1927, relating to statement by school boards of receipts and expenditures, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 71, a bill for an act to amend the law as it appears in section forty-two hundred forty (4240) of the Code, 1927, relating to the annual settlement by school treasurers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 72, a bill for an act to amend the law as it appears in section forty-two hundred ninety-one (4291) of the Code, 1927, relating to part time schools, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 70, a bill for an act to amend the law as it appears in section forty-two hundred thirteen (4213) of the Code, 1927, relating to school officers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman.*

Report adopted.

#### HOUSE FILE NO. 25 INDEFINITELY POSTPONED

On motion of McCaulley of Calhoun, chairman of the committee on ways and means, the report of the committee recommending that House File No. 25 be indefinitely postponed was adopted.

## SENATE CONCURRENT RESOLUTION NO. 8 CONSIDERED

The following concurrent resolution was taken up for consideration:

*Resolved by the Senate, the House Concurring,* That when adjournment is had on Saturday, February 23, it be to reconvene on Tuesday, March 5, at 10 a. m.

Reimers of Lyon offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution No. 8 by striking the words and figures "March 5, at 10 a. m." and inserting in lieu thereof the words and figures "Monday afternoon, March 4th, at 2:00 p. m."

Rutledge of Webster moved the previous question.

Amendment adopted.

The concurrent resolution, as amended, was adopted.

O'Brien of Allamakee offered the following resolution:

## RESOLUTION

*Whereas,* The Honorable Wm. Sherman Hart, former member of the House of Representatives from Allamakee County, in the 30th and 31st General Assemblies, died January 25, 1929, at Waukon, Iowa; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly,* That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. O'Brien moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: O'Brien of Allamakee, Orr of Clayton, and Istad of Winneshiek.

## INTRODUCTION OF BILLS

House File No. 143, by Hunt of Louisa, a bill for an act making section sixty-two hundred seventeen (6217), Code, 1927, relating to certain tax levies for general, grading, sewer and other funds in cities and towns and authorizing a consolidated levy for such purposes, applicable to cities acting under special charter.



Read first and second times and referred to committee on cities and towns.

House File No. 144, by Knudson of Hamilton and Bair of Buena Vista, a bill for an act to amend sections five hundred eighty (580) and five hundred ninety-three (593) of the Code, 1927, relating to nominations by primary elections and the number of votes necessary to a nomination.

Read first and second times and referred to committee on elections.

House File No. 145, by committee on judiciary, a bill for an act to repeal section seventy-four hundred six (7406), Code, 1927, relating to the filing of bond by banks as security.

Read first and second times and passed on file.

House Joint Resolution No. 2, by Allen of Pocahontas, joint resolution proposing an amendment to section thirty-four (34) of Article III of the Constitution of the State of Iowa, relating to the apportionment of the state into senatorial districts.

Read first and second times and referred to committee on constitutional amendments.

#### HOUSE JOINT RESOLUTION NO. 2

JOINT RESOLUTION proposing an amendment to section thirty-four (34) of Article III of the Constitution of the state of Iowa, relating to the apportionment of the state into senatorial districts.

*Be It Resolved by the General Assembly of the State of Iowa:*

Section 1. Senatorial districts.— That the following amendment to section thirty-four (34) of Article III of the Constitution of the state of Iowa, be and the same is hereby proposed:

That the words “general assembly” as it appears in said section thirty-four (34) of Article III of the Constitution of the state of Iowa be stricken and the following inserted:

“supreme court”.

Sec. 2. *Be It Further Resolved*, That the foregoing proposed amendment be and the same is hereby referred to the legislature to be chosen at the next general election for members of the next general assembly, and that the secretary of state cause the same to be published for three (3) months previous to the date of said election as provided by law.

## CONSIDERATION OF BILLS

House File No. 33, a bill for an act to amend the law as it appears in sections ten thousand two hundred eleven (10211), ten thousand two hundred twelve (10212) and ten thousand two hundred thirteen (10213) of the Code, 1927, relating to the management of cemetery funds by trustees, with report of committee recommending passage, was taken up for consideration.

Ratliff of Henry moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 93.

Aiken	Forsling	Johnson of	Ratliff
Albert	Gilmore	Keokuk	Read
Allen	Greene	King	Reimers
Bair	Griswold	Kline	Reno
Ballew	Hagglund	Knudson	Rice
Barnes	Hanson	Lamb	Rutledge
Berry	Hattendorf	Lomas	Ryder
Bixler	Hatter	McCaulley	Rylander
Burton	Hayes	McCreery	Sass
Bush	Heald	McIlrath	Shannon
Byers of Fayette	Helgason	McIntosh	Shields
Campbell	Hill	McMillan	Smith
Clark	Hollingsworth	Mathews	Swanson
Cole	Hollis	Miller	Taylor
Cox	Holmgren	Mounce	Torgeson
Crozier	Hopkins	Nelson of	Truax
Dayton	Hunt	Hancock	Ven Wert
Dean	Hush	Nelson of Story	Vaughn
Elliott of Polk	Irwin	O'Donnell	Vosseller
Elliott of Scott	Istad	Orr	Wamstad
Ellsworth	Jaycox	Pattison	Wearin
Files	Jensen	Paulson	Whiting
Finnern	Johnson of	Pendray	Wilson
Fleming	Dickinson	Randall	Mr. Speaker

The nays were, none.

Absent or not voting, 15.

Baker	Figgins	Lichty	Simmer
Buchmiller	Hall	Lovrien	Van Buren
Byers of Linn	Hansen	O'Brien	Venard
Eckles	Hubbard	Rawlings	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 77, a bill for an act to amend section sixty-one hundred sixty-one (6161) of the Code, 1927, concerning the pur-

chase, acquisition and maintenance of waterworks by certain cities and making the same applicable to cities now or hereafter having a population of fifty thousand (50,000) inhabitants or over, including cities acting under special charter, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hansen of Scott, the amendments proposed by the committee, found on page 171 of the journal of January 31st, were adopted.

Mr. Hansen moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 92.

Albert	Gilmore	King	Reimers
Allen	Greene	Kline	Reno
Bair	Griswold	Knudson	Rice
Ballew	Hagglund	Lamb	Rutledge
Barnes	Hansen	Lomas	Ryder
Berry	Hanson	McCaulley	Rylander
Bixler	Hattendorf	McCreery	Sass
Burton	Hayes	McIlrath	Shannon
Bush	Heald	McIntosh	Shields
Byers of Fayette	Helgason	McMillan	Smith
Campbell	Hill	Mathews	Swanson
Clark	Hollingsworth	Miller	Taylor
Cole	Hollis	Mounce	Torgeson
Cox	Holmgren	Nelson of	Truax
Crozier	Hopkins	Hancock	Van Wert
Dayton	Hush	Nelson of Story	Vaughn
Dean	Irwin	O'Donnell	Venard
Elliott of Polk	Istad	Orr	Vosseller
Elliott of Scott	Jaycox	Pattison	Wamstad
Ellsworth	Jensen	Paulson	Wearin
Files	Johnson of	Pendray	Whiting
Finnern	Dickinson	Randall	Wilson
Fleming	Johnson of	Ratliff	Mr. Speaker
Forsling	Keokuk	Read	

The nays were, none.

Absent or not voting, 16.

Aiken	Eckles	Hubbard	O'Brien
Baker	Figgins	Hunt	Rawlings
Buchmiller	Hall	Lichty	Simmer
Byers of Linn	Hatter	Lovrien	Van Buren

So the bill having received a constitutional majority was declared to have passed the House.

Hansen of Scott offered the following amendment to the title and moved its adoption.

Amend title to House File No. 77 by striking out the words and figures "Section sixty-one hundred sixty-one (6161)" and inserting in lieu thereof the following:

"sections sixty-one hundred sixty-one (6161) and sixty-seven hundred eighty-seven (6787)".

Amendment adopted and the title, as amended, was agreed to.

House File No. 90, a bill for an act to amend the law as it appears in section seven thousand eight hundred six (7806) of the Code, 1927, relating to the conferring of the right of eminent domain upon counties, with report of committee recommending passage, was taken up for consideration.

Whiting of Johnson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 87.

Albert	Forsling	Jensen	Pendray
Allen	Gilmore	Johnson of	Randall
Bair	Greene	Keokuk	Read
Ballew	Griswold	King	Reimers
Barnes	Hagglund	Kline	Reno
Berry	Hansen	Knudson	Rice
Bixler	Hanson	Lamb	Rutledge
Burton	Hattendorf	Lomas	Ryder
Bush	Hatter	McCaulley	Rylander
Byers of Fayette	Hayes	McCreery	Sass
Campbell	Heald	McIlrath	Shannon
Clark	Helgason	McMillan	Shields
Cole	Hill	Mathews	Smith
Cox	Hollingsworth	Miller	Swanson
Crozier	Hollis	Mounce	Taylor
Dayton	Holmgren	Nelson of	Vaughn
Dean	Hopkins	Hancock	Venard
Elliott of Scott	Hunt	Nelson of Story	Vosseller
Ellsworth	Hush	O'Donnell	Wamstad
Files	Irwin	Orr	Wearin
Fleming	Istad	Pattison	Whiting
Finnern	Jaycox	Paulson	Wilson
			Mr. Speaker

The nays were, 4.

Johnson of Dickinson	O'Brien	Torgeson	Truax
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Absent or not voting, 17.

Aiken	Elliott of Polk	Lichty	Rawlings
Baker	Figgins	Lovrien	Simmer
Buchmiller	Hall	McIntosh	Van Buren
Byers of Linn	Hubbard	Ratliff	Van Wert
Eckles			

So the bill having received a constitutional majority was declared to have passed the house and the title was agreed to.

#### HOUSE FILE REFERRED

Elliott of Polk moved that House File No. 125 be referred to the committee on compensation of public officers. Motion prevailed.

#### HONORABLE C. G. OLIVER ADDRESSES THE HOUSE

Vaughn of Ringgold announced that Hon. C. G. Oliver, a former member of the House, was present, and moved that he be invited to speak before the House at this time.

Motion prevailed and Mr. Oliver was escorted to the Speaker's station where he briefly addressed the House.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 4, a bill for an act relating to political activity on the part of the manager of a city under the city manager plan of government.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 30, a bill for an act relating to the compensation allowed newspapers for the publication of legal notices.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 37, a bill for an act relating to the filing of claims in assignments for benefit of creditors.

WALTER H. BEAM, *Secretary.*

## SENATE MESSAGES CONSIDERED

Senate File No. 4, a bill for an act to repeal section sixty-six hundred seventy-six (6676) of the Code, 1927, relating to political activity on the part of the manager of a city under the city manager plan of government.

Read first and second times and referred to committee on cities and towns.

Senate File No. 30, a bill for an act to amend section fifty-seven hundred twenty-three (5723) of the Code, 1927, relating to the compensation allowed newspapers for the publication of legal notices.

Read first and second times and referred to committee on printing.

Senate File No. 37, a bill for an act to amend sections twelve thousand seven hundred twenty-seven (12727) and twelve thousand seven hundred twenty-eight (12728) of the Code of 1927, relating to the filing of claims in assignments for benefit of creditors.

Read first and second times and referred to committee on judiciary.

## CONSIDERATION OF BILLS

House File No. 12, a bill for an act to repeal the law as it appears in section seventy-five hundred seventy-eight (7578) of the Code and to enact a substitute in lieu thereof relating to drainage outlets in other states, with report of committee recommending passage, was taken up for consideration, unanimous consent having been granted for the suspension of the rules.

Mathews of Des Moines moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 81.

Albert	Barnes	Bush	Cox
Allen	Berry	Byers of Fayette	Crozier
Bair	Bixler	Campbell	Dayton
Ballew	Burton	Cole	Elliott of Polk

Ellsworth	Hunt	McIntosh	Ryder
Files	Hush	McMillan	Rylander
Finnern	Irwin	Mathews	Sass
Fleming	Istad	Miller	Shannon
Greene	Jaycox	Mounce	Shields
Hagglund	Jensen	Nelson of Hancock	Smith
Hansen	Johnson of Dickinson	O'Donnell	Swanson
Hanson	Johnson of Keokuk	Orr	Taylor
Hattendorf	King	Pattison	Torgeson
Hatter	Kline	Paulson	Truax
Hayes	Lamb	Pendray	Van Wert
Heald	Lomas	Ratliff	Vaughn
Helgason	Lomas	Read	Venard
Hill	McCaulley	Reimers	Wamstad
Hollingsworth	McCreery	Reno	Whiting
Hollis	McIlrath	Rice	Wilson
Holmgren			Mr. Speaker

The nays were, 1.

Wearin

Absent or not voting, 26.

Aiken	Elliott of Scott	Hubbard	Randall
Baker	Figgins	Knudson	Rawlings
Buchmiller	Forsling	Lichty	Rutledge
Byers of Linn	Gilmore	Lovrien	Simmer
Clark	Griswold	Nelson of Story	Van Buren
Dean	Hall	O'Brien	Vosseller
Eckles	Hopkins		

So the bill having received a constitutional majority was declared to have passed the house and the title was agreed to.

#### PROOF OF PUBLICATION ON HOUSE FILE NO. 14

The official proof of publication of House File No. 14, a bill for an act to legalize certain ordinances and certain ordinances amending other ordinances of the City of Storm Lake, Buena Vista county and State of Iowa, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

On motion of Paulson of Clinton the House adjourned until 10:30 a. m. Monday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 4, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. R. S. Mills, pastor of the Congregational Church, Newton, Iowa.

Journal of February 2nd corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Hayes of Dubuque for the day, on request of Ryder of Dubuque; Hubbard of Pottawattamie for the day, on request of Bush of Cherokee; Lovrien of Humboldt for the day, on request of Allen of Pocahontas; Shannon of Cass for the day, on request of Johnson of Dickinson.

## PETITIONS AND MEMORIALS

Wilson of Tama presented a petition from citizens of Tama County, protesting against any additional tax on gasoline.

Referred to committee on roads and highways.

Dayton of Washington presented a petition from citizens of Kalona, protesting against any additional tax on gasoline; also a resolution from the Washington County Farm Bureau favoring the state income tax law.

Referred to committees on roads and highways, and ways and means, respectively.

Jaycox of Delaware from the Community Service Club, protesting against any additional tax on gasoline.

Referred to committee on roads and highways.

## HOUSE FILE WITHDRAWN

Istad of Winneshiek asked and obtained unanimous consent to withdraw House File No. 60, from the committee on schools and textbooks and from further consideration of the House.



## INTRODUCTION OF BILLS

House File No. 146, by Heald of Chickasaw, a bill for an act to amend the law as it appears in section forty-two hundred seventy-four (4274) of the Code, 1927, relating to attending school in another corporation.

Read first and second times and referred to committee on schools and textbooks.

House File No. 147, by Dayton of Washington, a bill for an act to make permanent the temporary transfer of money from the Hospital Maintenance Fund of the Washington County Hospital to the Hospital Building Fund of said Hospital.

Read first and second times and referred to committee on judiciary.

House File No. 148, by Lamb of Dallas, a bill for an act to make permanent the temporary transfer of certain moneys from the County Insane Fund to the General County Fund of Dallas County, Iowa.

Read first and second times and referred to committee on judiciary.

House File No. 149, by Johnson of Dickinson, a bill for an act to amend section seventy-three hundred eight (7308) of the Code, 1927, by adding thereto an additional paragraph relating to the reciprocal exemption of intangible personal property from inheritance taxation.

Read first and second times and referred to committee on ways and means.

House File No. 150, by Torgeson of Worth, a bill for an act to amend the law as it appears in section forty-two hundred eighteen (4218) of the Code, 1927, relating to submission of proposition to vote of school electors.

Read first and second times and referred to committee on schools and textbooks.

## CONSIDERATION OF BILLS

House File No. 126, a bill for an act to amend sections twelve thousand eight hundred thirty-seven (12837) and twelve thou-

sand eight hundred forty (12840), Code, 1927, relating to the perfecting of an appeal to the Supreme Court, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 88.

Albert	Forsling	Johnson of	Ratliff
Allen	Gilmore	Keokuk	Read
Bair	Greene	King	Reimers
Baker	Griswold	Kline	Reno
Ballew	Hagglund	Knudson	Rice
Barnes	Hanson	Lamb	Rutledge
Berry	Hattendorf	Lomas	Ryder
Burton	Hatter	McCaulley	Rylander
Byers of Fayette	Heald	McCreery	Sass
Byers of Linn	Helgason	McIlrath	Simmer
Campbell	Hollingsworth	McIntosh	Smith
Clark	Hollis	McMillan	Swanson
Cole	Holmgren	Mathews	Taylor
Cox	Hopkins	Mounce	Torgeson
Crozier	Hunt	Nelson of	Truax
Dayton	Hush	Hancock	Van Wert
Dean	Irwin	Nelson of Story	Venard
Eckles	Istad	O'Donnell	Vosseller
Elliott of Polk	Jaycox	Orr	Wamstad
Elliott of Scott	Jensen	Pattison	Wearin
Figgins	Johnson of	Paulson	Whiting
Files	Dickinson	Pendray	Wilson
Fleming		Randall	Mr. Speaker

The nays were, 1.

#### Shields

Absent or not voting, 19.

Aiken	Finnern	Hubbard	Rawlings
Bixler	Hall	Lichty	Shannon
Buchmiller	Hansen	Lovrien	Van Buren
Bush	Hayes	Miller	Vaughn
Ellsworth	Hill	O'Brien	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 127, a bill for an act to repeal paragraph one (1) of section thirteen thousand nine hundred forty-six (13946), Code, 1927, relating to motions in arrest of judgment in criminal cases, was taken up for consideration.

Johnson of Dickinson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 93.

Albert	Fleming	Johnson of	Read
Allen	Forsling	Keokuk	Reimers
Bair	Gilmore	King	Reno
Baker	Greene	Kline	Rice
Ballew	Griswold	Knudson	Rutledge
Barnes	Hagglund	Lamb	Ryder
Berry	Hanson	Lomas	Rylander
Bixler	Hattendorf	McCreery	Sass
Burton	Hatter	McIlrath	Shields
Bush	Heald	McIntosh	Simmer
Byers of Fayette	Helgason	McMillan	Smith
Campbell	Hill	Mathews	Swanson
Clark	Hollingsworth	Mounce	Taylor
Cole	Hollis	Nelson of	Torgeson
Cox	Holmgren	Hancock	Truax
Crozier	Hopkins	Nelson of Story	Van Wert
Dayton	Hunt	O'Brien	Vaughn
Dean	Hush	O'Donnell	Venard
Eckles	Irwin	Orr	Vosseller
Elliott of Polk	Istad	Pattison	Wamstad
Elliott of Scott	Jaycox	Paulson	Wearin
Figgins	Jensen	Pendray	Whiting
Files	Johnson of	Randall	Wilson
Finnern	Dickinson	Ratliff	Mr. Speaker

The nays were, none.

Absent or not voting, 15.

Aiken	Hall	Lichty	Rawlings
Buchmiller	Hansen	Lovrien	Shannon
Byers of Linn	Hayes	McCaulley	Van Buren
Ellsworth	Hubbard	Miller	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 136, a bill for an act to amend section seventy-one hundred twenty (7120), Code, 1927, relating to the plat book for the assessor, was taken up for consideration.

McIntosh of Muscatine moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 94.

Aiken	Fleming	Johnson of	Read
Albert	Forsling	Keokuk	Reimers
Allen	Gilmore	Kline	Reno
Bair	Greene	Knudson	Rice
Baker	Griswold	Lamb	Rutledge
Ballew	Hagglund	Lomas	Ryder
Barnes	Hanson	McCaulley	Rylander
Berry	Hattendorf	McCreery	Sass
Bixler	Hatter	McIlrath	Shields
Burton	Heald	McIntosh	Simmer
Bush	Helgason	McMillan	Smith
Byers of Fayette	Hill	Mathews	Swanson
Byers of Linn	Hollingsworth	Mounce	Taylor
Campbell	Hollis	Nelson of	Torgeson
Clark	Holmgren	Hancock	Truax
Cole	Hopkins	Nelson of Story	Van Wert
Cox	Hunt	O'Brien	Vaughn
Crozier	Hush	O'Donnell	Venard
Dayton	Irwin	Orr	Vosseller
Dean	Istad	Pattison	Wamstad
Eckles	Jaycox	Paulson	Wearin
Elliott of Polk	Jensen	Pendray	Whiting
Elliott of Scott	Johnson of	Randall	Wilson
Files	Dickinson	Ratliff	Mr Speaker
Finnern			

The nays were, none.

Absent or not voting, 14.

Buchmiller	Hansen	Lichty	Rawlings
Ellsworth	Hayes	Lovrien	Shannon
Figgins	Hubbard	Miller	Van Buren
Hall	King		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 140, a bill for an act prohibiting agents from entering rural school buildings and rural school grounds, was taken up for consideration.

Pendray of Jackson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 93.

Albert	Barnes	Bush	Cole
Allen	Berry	Byers of Fayette	Cox
Bair	Bixler	Byers of Linn	Crozier
Baker	Buchmiller	Campbell	Dayton
Ballew	Burton	Clark	Dean

Eckles	Hopkins	McMillan	Ryder
Elliott of Polk	Hunt	Mathews	Rylander
Elliott of Scott	Hush	Mounce	Sass
Figgins	Irwin	Nelson of	Shields
Files	Istad	Hancock	Simmer
Finnern	Jaycox	Nelson of Story	Smith
Fleming	Jensen	O'Brien	Swanson
Greene	Johnson of	O'Donnell	Taylor
Griswold	Dickinson	Orr	Torgeson
Hagglund	Johnson of	Pattison	Truax
Hanson	Keokuk	Paulson	Van Wert
Hattendorf	King	Pendray	Vaughn
Hatter	Kline	Randall	Venard
Heald	Knudson	Ratliff	Vosseller
Helgason	Lamb	Read	Wamstad
Hill	Lomas	Reimers	Wearin
Hollingsworth	McCreery	Reno	Whiting
Hollis	McIlrath	Rice	Wilson
Holmgren	McIntosh	Rutledge	Mr Speaker

The nays were, 1.

Forsling

Absent or not voting, 14.

Aiken	Hansen	Lovrien	Rawlings
Ellsworth	Hayes	McCaulley	Shannon
Gilmore	Hubbard	Miller	Van Buren
Hall	Lichty		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 5, a bill for an act to empower a county board of education or the school board of a school district to enter into a contract with the United States government for the education of Indian children, with report of committee recommending passage, was taken up for consideration, unanimous consent having been granted for the suspension of the rules.

Allen of Pocahontas offered the following amendment and moved its adoption:

Amend House File No. 5, by inserting after the word "State" in line six (6) the words " , for the purpose of educating Indian children."

Amendment adopted.

Wilson of Tama moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 92.

Albert	Finnern	Johnson of	Ratliff
Allen	Fleming	Dickinson	Read
Bair	Forsling	Johnson of	Reimers
Baker	Gilmore	Keokuk	Reno
Ballew	Greene	King	Rice
Barnes	Griswold	Kline	Rutledge
Berry	Hagglund	Knudson	Ryder
Bixler	Hanson	Lamb	Rylander
Buchmiller	Hattendorf	Lomas	Sass
Burton	Hatter	McCreery	Shields
Bush	Heald	McIntosh	Smith
Byers of Fayette	Helgason	McMillan	Swanson
Campbell	Hill	Mathews	Taylor
Clark	Hollingsworth	Mounce	Torgeson
Cole	Hollis	Nelson of	Truax
Cox	Holmgren	Hancock	Van Wert
Crozier	Hopkins	Nelson of Story	Vaughn
Dayton	Hunt	O'Brien	Venard
Dean	Hush	O'Donnell	Vosseller
Eckles	Irwin	Orr	Wamstad
Elliott of Polk	Istad	Pattison	Wearin
Elliott of Scott	Jaycox	Paulson	<b>Whiting</b>
Figgins	Jensen	Pendray	Wilson
Files		Randall	Mr. Speaker

The nays were, 1.

McCaulley

Absent or not voting, 15.

Aiken	Hansen	Lovrien	Shannon
Byers of Linn	Hayes	McIlrath	Simmer
Ellsworth	Hubbard	Miller	Van Buren
Hall	Lichty	Rawlings	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 14, a bill for an act to legalize certain ordinances and certain ordinances amending other ordinances of the City of Storm Lake, Buena Vista County and State of Iowa, with report of committee recommending amendment and passage, was taken up for consideration, unanimous consent having been granted for the suspension of rules.

On motion of Bair of Buena Vista the amendments proposed by the committee, found on page 188 of the Journal of February 2nd, were adopted.

Greene of Pottawattamie moved that action be deferred.

Motion lost.

Mr. Bair moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 81.

Allen	Griswold	Johnson of	Ratliff
Bair	Hagglund	Keokuk	Read
Baker	Hall	King	Reimers
Ballew	Hanson	Kline	Reno
Barnes	Hattendorf	Knudson	Rice
Bixler	Hatter	Lamb	Rutledge
Buchmiller	Heald	McCreery	Ryder
Burton	Helgason	McIntosh	Rylander
Bush	Hill	McMillan	Smith
Byers of Fayette	Hollingsworth	Mathews	Swanson
Campbell	Hollis	Mounce	Taylor
Cox	Holmgren	Nelson of	Torgeson
Crozier	Hopkins	Hancock	Truax
Dayton	Hunt	Nelson of Story	Van Wert
Dean	Hush	O'Brien	Venard
Eckles	Irwin	O'Donnell	Vosseller
Elliott of Polk	Istad	Orr	Wamstad
Files	Jaycox	Pattison	Wearin
Finnern	Jensen	Paulson	Whiting
Gilmore	Johnson of	Pendray	Wilson
Greene	Dickinson	Randall	Mr. Speaker

The nays were, 2.

Clark                      Lomas

Absent or not voting, 25.

Aiken	Figgin	Lichty	Sass
Albert	Fleming	Lovrien	Shannon
Berry	Forsling	McCaulley	Shields
Byers of Linn	Hansen	McIlrath	Simmer
Cole	Hayes	Miller	Van Buren
Elliott of Scott	Hubbard	Rawlings	Vaughn
Ellsworth			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Wamstad of Mitchell moved that the remarks of Hon. C. G. Oliver be printed in the Journal.

Motion prevailed.

#### REMARKS OF HON. C. G. OLIVER

MR. SPEAKER, LADY FROM JACKSON AND GENTLEMEN OF THE HOUSE: In visiting with the older members this morning, I felt their kindness

very sensibly and I am indeed grateful to you all for the manifestations of kindness extended to me. I know that you will acquit me of affectation if I say that it is not without emotion that I accept this invitation, this expression of your good will, and shall I say of sympathy?

When I look around this chamber I see faces of some who entered public life with myself; I see some whose entrance into public life I witnessed when I had myself gained some little experience of it; and, lastly, I see those who are here for the first time, and to whom it is your older men's duty to encourage and counsel as they enter the public career so characteristic to this country and which is one of the main securities of our liberty and our welfare.

I never prayed for the gift of eloquence until now. I never before as a private citizen have had the honor of talking to a body of representative men. I see before me men who think in millions and whose daily transactions might sweep the harvest of a Greek island or a Russian province. There are men whose commerce might cover the Great Lakes or the Ocean, who own or are interested in power lines, telephones, canals, railroads and telegraph lines which spread life and civilization throughout this great country, making the waste places fertile and the wilderness or arid desert to blossom like a rose. There are sitting here men whose capital and financial skill form the bulwark and guide the legislation of the state in every crisis of affairs.

Further, on my right I see the gentlemen who control and animate the press, whose laborious vigils mould public sentiment, whose honorable ambitions I can estimate only from the way they boosted for the bond measure. In these chairs, Gentlemen, or I mistake the intelligence to be read in their faces, sit those who will yet be governors, senators and congressmen of the State. Indeed I may well feel awe in the presence of an audience such as this.

The great questions which bring you together are worthy and challenge your grave consideration. What are these questions? Taxation, education, transportation, in fact, Gentlemen, you are here to determine how best you can draw together the tangled ends of friendship and of commercial prosperity of the North and the South and the East and the West of this great country. You are not dealing with the concerns of any city or town. You are not dealing with the concerns of any community, county or the state, itself, but with the future of this people for all time to come. In the presence of this great theme, all petty interests should stand rebuked.

I was present at your caucus when you selected a speaker for this distinguished body. Tight as were the lines drawn, I heard no mention of condemnation from anyone. Each faction was loyal to its candidate and nothing but amity and good will prevailed the atmosphere and, when the speaker was chosen, I heard the same words as before, only in a difference tense. We have a good speaker anyway.



Now to you, Mr. Speaker, while you rejoice in the victory you should not and you must not forget that this body of men imposed a solemn duty on you which must be carried forward with the most stimulating compulsion that any man can feel. Knowing that you shall, for any derelictions of said duties, be held to the standards of responsibility by which all public service shall be measured, as this body of men have done their part well, in choosing you to wield the gavel, it is now up to you to do your part and, in performing this duty, you should be guided by neither hatred, affection, anger nor pity, for when such feelings obstruct the mind one cannot easily see what is right and reason is powerless. Therefore, in all your rulings let Justice and Justice only be your guide.

In signing off, I read you a short poem which I think very appropriate at this time:

### GOOD FELLOWS LIKE YOU

As I roam here and there, ere my journeying's end,  
 May I always find friends just and true;  
 May dame fortune in kindness my daily path bend:  
 To a bunch of good fellows—like you.

In this life I have found—that we get what we give:  
 And we're done to, forsooth, as we do:  
 So my prayer is, that I may always live while I live  
 With a bunch of good fellows—like you.

There's a glint in your eye, there's a clasp in your hand,  
 There's a tone in your voice always new;  
 I think Paradise must be some sort of land,  
 With a bunch of good fellows—like you.

Here's a pledge to your health, your joy, your success—  
 For the folk of your kind are too few,  
 There is something to hearten, to gladden and bless—  
 In a bunch of good fellows—like you.

So I pledge you again, and can only say this—  
 Yet it springs from a sentiment true—  
 I shall always regret—every hour that I miss,  
 From a bunch of good fellows—like you.

(All rights reserved.)—W. D. N.

### PROOF OF PUBLICATION ON HOUSE FILE NO. 147

The official proof of publication of House File No. 147, a bill for an act to make permanent the temporary transfer of money from the Hospital Maintenance Fund of the Washington County Hospital to the Hospital Building Fund of said Hospital, was duly

filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

On motion of Figgins of Union the House adjourned until 10:00 a. m. Tuesday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 5, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. A. P. Blough, pastor of the Brethren Church, Waterloo, Iowa.

Journal of February 4th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Hayes of Dubuque for the day, on request of Ryder of Dubuque; Bair of Buena Vista for the day, on request of Hollis of Black Hawk; Bush of Cherokee for the day, on request of Read of Warren.

## REPORTS OF COMMITTEES

Hanson of Winnebago, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections, to whom was referred House File No. 28, a bill for an act to amend section eight hundred ninety-three (893), Code, 1927, relating to the duties of double election boards, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking out all after the "comma" in line seven (7), and by changing said "comma" to a "period".

H. N. HANSON, *Chairman.*

Report adopted.

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 109, a bill for an act to amend the law as it appears in Chapter two hundred eighty-nine (289) of the Code, 1927, so as to pro-

vide for a right and method of appeal to the district court by a suspended or discharged person under civil service, from an adverse decision of the civil service commission or city council, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 120, a bill for an act to make permanent the temporary transfer of money from the county bridge fund, state hospital insane fund and the county poor fund to the county general fund of Mills county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 52, a bill for an act to render the homestead liable in certain instances for relief furnished the owner by public authorities, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 35, a bill for an act to legalize the corporate acts and proceedings of the Cerro Gordo Building Company of Mason City, Iowa, and to provide for the renewal and extension of the period of corporate existence of said Cerro Gordo Building Company, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted:

Summer of Wapello, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 143, a bill for an act making section sixty-two hundred seventeen (6217), Code, 1927, relating to certain tax levies for gen-

eral, grading, sewer and other funds in cities and towns and authorizing a consolidated levy for such purposes, applicable to cities acting under special charter, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 99, a bill for an act to repeal subdivision nine (9) of section sixty-two hundred eleven (6211) of the Code, 1924, and to enact a substitute therefor, relating to the tax levy for Fire Department Maintenance Fund in cities and towns, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike out the figures "1924" in line three, section one, and insert in lieu thereof the figures "1927".

Also amend the title by changing the figures "1924" in line two, to read "1927".

LEONARD SIMMER, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 62, a bill for an act to amend sections sixty-one hundred twenty-seven (6127) and sixty-seven hundred eighty-nine (6789), Code, 1927, relating to public utility plants of cities and towns, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike out sections three and four.

LEONARD SIMMER, *Chairman.*

Report adopted.

McIntosh of Muscatine, from the committee on compensation of public officers, submitted the following report:

MR. SPEAKER: Your committee on compensation of public officers, to whom was referred House File No. 125, a bill for an act to amend the law as it appears in Section ten thousand eight hundred four (10804), of the Code, 1927, relating to salaries of district judges, together with amendment filed by Simmer of Wapello, February 1st, beg leave to report they have had the same under consideration and have instructed

me to report the same back to the House with the recommendation that the amendment offered be adopted and when so amended, the bill do pass.

Amend by striking out the word "Six" in line four thereof and inserting in lieu thereof the word "five".

J. E. McINTOSH, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on compensation of public officers, to whom was referred House File No. 46, a bill for an act to amend Section ten thousand six hundred eighty-eight (10688) of the Code, 1927, relating to the compensation of municipal court clerks in handling juvenile court matters, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

J. E. McINTOSH, *Chairman.*

Passed on file.

#### HOUSE FILE NO. 45 INDEFINITELY POSTPONED

On motion of Lichty of Black Hawk, chairman of the committee on schools and textbooks, the report of the committee recommending that House File No. 45 be indefinitely postponed was adopted.

#### INTRODUCTION OF BILLS

House File No. 151, by Forsling of Woodbury, a bill for an act to amend section six thousand thirty-five (6035) of the Code, 1927, relating to payment of special assessments against property.

Read first and second times and referred to committee on cities and towns.

House file No. 152, by Forsling of Woodbury, a bill for an act to amend section four thousand one hundred thirty-one (4131), Code, 1927, relating to attaching and detaching territory to and from adjoining corporations.

Read first and second times and referred to committee on schools and textbooks.

House File No. 153, by Greene of Pottawattamie, a bill for an act to amend the law as it appears in section ten thousand seven hundred seventy-one (10771), Code of Iowa, 1927, relating to

holding court and providing for same to be at the expense of the county.

Read first and second times and referred to committee on county and township organization.

House File No. 154, by Crozier of Mahaska, a bill for an act to amend section thirty-one hundred fifteen (3115) of the Code, 1927, relating to the requirements for labeling mineral mixtures.

Read first and second times and referred to committee on agriculture.

House File No. 155, by Crozier of Mahaska, a bill for an act to amend section thirty-one hundred thirteen (3113) of the Code, 1927, relating to definitions and rules of construction for commercial feeds.

Read first and second times and referred to committee on agriculture.

House File No. 156, by Baker of Jasper, a bill for an act to amend chapter four hundred twenty-nine a-one (429-a1) of the Code, 1927, relating to conducting business under trade name.

Read first and second times and referred to committee on commerce and trade.

House File No. 157, by Whiting of Johnson and Johnson of Marion, a bill for an act to repeal section forty-three hundred seventy (4370) of the Code, 1927, relating to the erection or repair of schoolhouses and to enact a substitute therefor.

Read first and second times and referred to committee on schools and textbooks.

House File No. 158, by Committee on Judiciary, a bill for an act to amend section ninety-nine hundred twenty-eight (9928), Code, 1927, relating to public contracts and the implied provisions thereof.

Read first and second times and passed on file.

House File No. 159, by Committee on Judiciary, a bill for an act to amend section ten thousand three hundred ninety-eight (10398), Code, 1927, relating to the legalization of certain tax

sale proceedings so as to extend the provision of such legalization to the year nineteen hundred fifteen (1915).

Read first and second times and passed on file.

House File No. 160, by Committee on Judiciary, a bill for an act to amend section ten thousand four hundred six (10406), Code, 1927, relating to the legalization of certain conveyances of real estate as to extend the provisions of such legalization to the year nineteen hundred fifteen (1915).

Read first and second times and passed on file.

House File No. 161, by Committee on Judiciary, a bill for an act to repeal sections ten thousand seven hundred eighty-six a one (10786-a1) and ten thousand eight hundred six-a one (10806-a1), Code, 1927, relating to the filing and auditing of expense vouchers of district judges and the issuance of warrants therefor.

Read first and second times and passed on file.

House File No. 162, by Rylander of Marshall, a bill for an act to amend section sixty-two hundred ten (6210), Code, 1927, relating to taxation of agricultural lands in cities and towns.

Read first and second times and referred to committee on cities and towns.

House File No. 163, by Figgins of Union, a bill for an act to amend the law as it appears in section thirty-five hundred sixty (3560), Code of 1927, providing for a jury trial on appeal from an order committing a person charged with insanity.

Read first and second times and referred to committee on judiciary.

House File No. 164, by Byers of Linn, a bill for an act to amend section ten thousand two hundred sixty-three (10263) of the Code, 1927, pertaining to the limitation of landlord's lien in case of sale of stock of merchandise under judicial process.

Read first and second times and referred to committee on judiciary.

Hunt of Louisa offered the following resolution:

#### RESOLUTION

*Whereas*, the Honorable C. B. Wilson, who was a member of the House of Representatives from Louisa County in the Thirty-sixth and Thirty-



seventh General Assemblies, died in Morning Sun, Iowa, on December 10, 1927; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this State and Nation.*

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Hunt moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Hunt of Louisa, Mounce of Van Buren, and Dayton of Washington.

#### CONSIDERATION OF BILLS

House File No. 70, a bill for an act to amend the law as it appears in section forty-two hundred thirteen (4213) of the Code, 1927, relating to school officers, with report of committee recommending passage, was taken up for consideration.

Wilson of Tama moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 87.

Albert	Hagglund	King	Read
Allen	Hall	Kline	Reimers
Ballew	Hansen	Knudson	Reno
Barnes	Hanson	Lamb	Rutledge
Buchmiller	Hattendorf	Lichty	Ryder
Burton	Hatter	Lomas	Rylander
Byers of Fayette	Heald	Lovrien	Shannon
Byers of Linn	Helgason	McCreery	Shields
Clark	Hill	McIlrath	Smith
Cole	Hollingsworth	McIntosh	Swanson
Cox	Hollis	McMillan	Taylor
Crozier	Holmgren	Mounce	Torgeson
Dayton	Hopkins	Nelson of	Van Buren
Dean	Hunt	Hancock	Van Wert
Eckles	Hush	Nelson of Story	Vaughn
Elliott of Polk	Irwin	O'Brien	Venard
Elliott of Scott	Istad	O'Donnell	Vosseller
Ellsworth	Jaycox	Orr	Wamstad
Figgins	Jensen	Pattison	Wearin
Files	Johnson of	Pendray	Whiting
Finnern	Dickinson	Ratliff	Wilson
Gilmore	Johnson of	Rawlings	Mr. Speaker
Greene	Keokuk		

The nays were, 5.

Bush Fleming	Hubbard	Mathews	Rice
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Absent or not voting, 16.

Aiken	Bixler	Hayes	Randall
Bair	Campbell	McCaulley	Sass
Baker	Forsling	Miller	Simmer
Berry	Griswold	Paulson	Truax

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 66, a bill for an act to amend section six thousand thirty-three (6033), of the Code, 1927, relating to the payment of street improvements, sewers and special assessments of the same, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 96.

Aiken	Gilmore	Johnson of	Rawlings
Allen	Greene	Keokuk	Read
Baker	Griswold	King	Reimers
Ballew	Hagglund	Kline	Reno
Barnes	Hall	Knudson	Rice
Bixler	Hansen	Lamb	Ryder
Buchmiller	Hanson	Lichty	Rylander
Burton	Hattendorf	Lomas	Sass
Bush	Hatter	Lovrien	Simmer
Byers of Fayette	Heald	McCaulley	Shields
Byers of Linn	Helgason	McCreery	Smith
Clark	Hill	McIlrath	Swanson
Cole	Hollingsworth	McIntosh	Taylor
Cox	Hollis	McMillan	Torgeson
Crozier	Holmgren	Mathews	Truax
Dayton	Hopkins	Mounce	Van Buren
Dean	Hubbard	Nelson of Story	Van Wert
Eckles	Hush	O'Brien	Vaughn
Elliott of Polk	Irwin	Orr	Venard
Elliott of Scott	Istad	Pattison	Vosseller
Ellsworth	Jaycox	Paulson	Wamstad
Figgins	Jensen	Pendray	Wearin
Files	Johnson of	Randall	Whiting
Finnern	Dickinson	Ratliff	Wilson
Forsling			Mr Speaker

The nays were, none.

Absent or not voting, 12.

Albert	Campbell	Hunt	O'Donnell
Bair	Fleming	Miller	Rutledge
Berry	Hayes	Nelson of Hancock	Shannon

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 72, a bill for an act to amend the law as it appears in section forty-two hundred ninety-one (4291) of the Code, 1927, relating to part time schools, with report of committee recommending passage, was taken up for consideration.

Eckles of Butler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 100.

Albert	Forsling	Johnson of Keokuk	Read
Allen	Gilmore	King	Reimers
Baker	Greene	Kline	Reno
Ballew	Griswold	Knudson	Rice
Barnes	Hagglund	Lamb	Rutledge
Berry	Hall	Lichty	Ryder
Bixler	Hansen	Lomas	Rylander
Buchmiller	Hanson	Lovrien	Shannon
Burton	Hattendorf	McCaulley	Shields
Bush	Hatter	McCreery	Simmer
Byers of Fayette	Heald	McIlrath	Smith
Byers of Linn	Helgason	McIntosh	Swanson
Clark	Hill	McMillan	Taylor
Cox	Hollingsworth	Mathews	Torgeson
Crozier	Hollis	Mounce	Truax
Dayton	Holmgren	Nelson of Story	Van Buren
Dean	Hopkins	O'Brien	Van Wert
Eckles	Hubbard	O'Donnell	Vaughn
Elliott of Polk	Hunt	Orr	Venard
Elliott of Scott	Hush	Pattison	Vosseller
Ellsworth	Irwin	Paulson	Wearin
Figgins	Istad	Pendray	Whiting
Files	Jaycox	Randall	Wilson
Finnern	Jensen	Ratliff	Mr. Speaker
Fleming	Johnson of Dickinson	Rawlings	

The nays were, none.

Absent or not voting, 8.

Aiken	Campbell	Hayes	Nelson of Hancock
Bair	Cole	Miller	Sass

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 87, a bill for an act to repeal the law as it appears in section forty-two hundred thirty-nine-a2 (4239-a2) of the Code, 1927, relating to statement by school boards of receipts and expenditures, with report of committee recommending passage, was taken up for consideration.

Ratliff of Henry moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 95.

Albert	Griswold	Lamb	Reno
Baker	Hagglund	Lichty	Rice
Ballew	Hall	Lomas	Rutledge
Barnes	Hansen	Lovrien	Ryder
Berry	Hattendorf	McCaulley	Rylander
Buchmiller	Hatter	McCreery	Sass
Bush	Heald	McIlrath	Shannon
Byers of Fayette	Helgason	McIntosh	Shields
Byers of Linn	Hollingsworth	McMillan	Simmer
Clark	Hollis	Mathews	Smith
Cole	Holmgren	Mounce	Swanson
Cox	Hopkins	Nelson of	Taylor
Crozier	Hubbard	Hancock	Torgeson
Dayton	Hunt	Nelson of Story	Truax
Dean	Hush	O'Donnell	Van Buren
Eckles	Irwin	Orr	Van Wert
Elliott of Polk	Istad	Pattison	Vaughn
Elliott of Scott	Jaycox	Paulson	Venard
Ellsworth	Johnson of	Pendray	Vosseller
Figgins	Dickinson	Randall	Wamstad
Files	Johnson of	Ratliff	Wearin
Finnern	Keokuk	Rawlings	Whiting
Fleming	King	Read	Wilson
Forsling	Kline	Reimers	Mr. Speaker
Greene	Knudson		

The nays were, 5.

Allen	Burton	Gilmore	Hill
Bixler			

Absent or not voting, 8.

Aiken	Campbell	Hayes	Miller
Bair	Hansen	Jensen	O'Brien

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 101, a bill for an act to relinquish any claim of right, title, or interest, for or on behalf of the State of Iowa, in or to any lands heretofore sold under foreclosure of permanent school fund mortgages where the title was erroneously taken in the name of the State of Iowa, or for the use of the school fund, or in the name of the county instead of in the name of the State of Iowa for the use and benefit of the permanent school fund of any particular county in the state, and confirming title thereto in the purchaser thereof, with report of committee recommending passage, was taken up for consideration.

Wilson of Tama offered the following amendment and moved its adoption:

Amend House File No. 101, by striking from line five (5) of section two (2) the following: “, without expense to the state”.

Amendment adopted.

Mr. Wilson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question “Shall the bill pass?”

The ayes were, 98.

Aiken	Forsling	Johnson of	Rawlings
Albert	Gilmore	Keokuk	Read
Allen	Greene	King	Reimers
Baker	Griswold	Kline	Reno
Ballew	Hagglund	Knudson	Rice
Barnes	Hall	Lamb	Ryder
Berry	Hansen	Lichty	Rylander
Bixler	Hanson	Lomas	Sass
Buchmiller	Hattendorf	Lovrien	Shannon
Burton	Hatter	McCaulley	Shields
Bush	Heald	McCreery	Simmer
Byers of Fayette	Helgason	McIlrath	Smith
Byers of Linn	Hill	McIntosh	Swanson
Clark	Hollingsworth	McMillan	Taylor
Cole	Hollis	Mathews	Torgeson
Cox	Hopkins	Mounce	Truax
Crozier	Hubbard	Nelson of	Van Buren
Dayton	Hunt	Hancock	Van Wert
Dean	Hush	Nelson of Story	Vaughn
Eckles	Irwin	O'Brien	Vosseller
Elliott of Polk	Istad	O'Donnell	Wamstad
Elliott of Scott	Jaycox	Orr	Wearin
Ellsworth	Jensen	Pattison	Whiting
Files	Johnson of	Paulson	Wilson
Finnern	Dickinson	Pendray	Mr. Speaker
Fleming			

The nays were, none.

Absent or not voting, 10.

Bair	Hayes	Randall	Rutledge
Campbell	Holmgren	Ratliff	Venard
Figgins	Miller		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 32, a bill for an act to legalize the corporate acts and proceedings of St. Martin Land Company of Cedar Rapids, Iowa, and to provide for the renewal and extension of the period of corporate existence of said company, with report of committee recommending passage, was taken up for consideration.

Byers of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 92.

Aiken	Fleming	Johnson of	Read
Albert	Gilmore	Keokuk	Reno
Allen	Greene	King	Rice
Baker	Griswold	Kline	Rutledge
Ballew	Hagglund	Knudson	Ryder
Barnes	Hall	Lamb	Rylander
Berry	Hattendorf	Lichty	Sass
Buchmiller	Hatter	Lomas	Shannon
Burton	Heald	Lovrien	Simmer
Bush	Helgason	McCreery	Smith
Byers of Fayette	Hill	McIlrath	Swanson
Byers of Linn	Hollingsworth	McIntosh	Taylor
Clark	Hollis	McMillan	Torgeson
Cole	Holmgren	Mathews	Truax
Cox	Hopkins	Mounce	Van Buren
Crozier	Hubbard	Nelson of	Van Wert
Dayton	Hunt	Hancock	Vaughn
Dean	Hush	O'Brien	Venard
Elliott of Polk	Irwin	Orr	Wamstad
Elliott of Scott	Istad	Pattison	Wearin
Ellsworth	Jaycox	Paulson	Whiting
Figgins	Jensen	Pendray	Wilson
Files	Johnson of	Randall	Mr. Speaker
Finnern	Dickinson	Rawlings	

The nays were, none.

Absent or not voting, 16.

Bair	Forsling	McCaulley	Ratliff
Bixler	Hansen	Miller	Reimers
Campbell	Hanson	Nelson of Story	Shields
Eckles	Hayes	O'Donnell	Vosseller

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 71, a bill for an act to amend the law as it appears in section forty-two hundred forty (4240) of the Code, 1927, relating to the annual settlement by school treasurers, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend House File No. 71 by striking out all of section one (1) and inserting in lieu thereof the following:

"Section 1. That section forty-two hundred forty of the Code, 1927, be and the same is hereby amended by inserting immediately after the "period" following the word "it" in line ten (10) the following: "The Treasurer at the time of such settlement shall furnish the board with a sworn statement from each depository showing the balance then on deposit in such depository."

Amendment adopted.

Hunt of Louisa moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 94.

Albert	Griswold	King	Reimers
Allen	Hagglund	Knudson	Reno
Baker	Hall	Lamb	Rice
Ballew	Hansen	Lichty	Rutledge
Barnes	Hanson	Lomas	Ryder
Berry	Hattendorf	Lovrien	Rylander
Buchmiller	Hatter	McCaulley	Sass
Burton	Heald	McCreery	Shannon
Bush	Helgason	McIlrath	Shields
Byers of Fayette	Hill	McIntosh	Simmer
Byers of Linn	Hollingsworth	McMillan	Srnith
Cole	Hollis	Mathews	Swanson
Crozier	Holmgren	Mounce	Taylor
Dayton	Hopkins	Nelson of	Torgeson
Dean	Hubbard	Hancock	Truax
Eckles	Hunt	Nelson of Story	Van Buren
Elliott of Polk	Hush	Orr	Van Wert
Elliott of Scott	Irwin	Pattison	Vaughn
Ellsworth	Istad	Paulson	Venard
Figgins	Jensen	Pendray	Wamstad
Files	Johnson of	Randall	Wearin
Finnern	Dickinson	Ratliff	Whiting
Fleming	Johnson of	Rawlings	Wilson
Forsling	Keokuk	Read	Mr. Speaker
Greene			

The nays were, 3.

Clark	Cox	Vosseller
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Absent or not voting, 11.

Aiken	Campbell	Jaycox	O'Brien
Bair	Gilmore	Kline	O'Donnell
Bixler	Hayes	Miller	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### REPORT OF COMMITTEE

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 43, a bill for an act to amend section sixty-one hundred twenty-eight (6128), Code, 1927, for the purpose of legalizing bus franchises, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

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

Section 1. Chapter three hundred four (304), Code, 1927, is amended by striking immediately after Section fifty-nine hundred four (5904), of said Chapter the following section, to wit: "5904-c1. Motor Bus Lines. Cities and towns may grant franchises to operate and maintain on and over their streets, bus and motor transportation lines to carry passengers for hire on a plan similar to street railways. Such franchises may be granted to individuals or private corporations and shall not be exclusive nor shall they extend for a longer period than ten (10) years. The granting of such franchise shall not preclude Cities and Towns from licensing jitney busses and motor vehicles carrying passengers for hire under the provisions of Chapter three hundred six (306).

Sec. 2. Section fifty-nine hundred five (5905), Code, 1927, is amended by striking all of line five (5) and by inserting in lieu thereof the words "of the purposes named in the two preceding sections".

Sec. 3. This act being of immediate importance shall become a law by publication in the Fort Dodge Messenger and the Lehigh Valley Argus, two newspapers of general circulation in Webster county, Iowa.

L. B. FORSLING, *Chairman*.

Report adopted.

#### CONSIDERATION OF BILL

House File No. 43, a bill for an act to amend section sixty-one hundred and twenty-eight (6128) of the Code, for the purpose



of legalizing bus franchises, with report of committee recommending amendment and passage, was taken up for consideration, unanimous consent having been granted for the suspension of the rules.

Hubbard of Pottawattamie moved that action on House File No. 43 be deferred.

Motion prevailed.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 9, relative to the appointment of a committee to visit the various state institutions.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 128, a bill for an act making appropriation to defray the expense of the inaugural ceremonies.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 9, a bill for an act to provide for a levy of a tax for a county building repair fund.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 54, a bill for an act to reimburse Capitol Extension Fund for boilers delivered to Board of Control.

Also, that the Senate has concurred in House Amendment to Senate Concurrent Resolution No. 8, relative to March recess.

WALTER H. BEAM, *Secretary.*

#### SENATE MESSAGES CONSIDERED

Senate File No. 9, a bill for an act to repeal section seventy-one hundred seventy-one (7171), Code, 1927, and to enact a substitute therefor and to provide for a levy of a tax for a county building repair fund.

Read first and second times and referred to committee on ways and means.

Senate File No. 54, a bill for an act to make an appropriation to reimburse the capitol extension fund of the state, for the amount of money paid for boilers which were delivered to the Board of Control of State Institutions for use at certain state institutions.

Read first and second times and referred to committee on appropriations.

Senate File No. 128, a bill for an act making appropriation to defray the expense of the inaugural ceremonies.

Read first and second times and referred to committee on appropriations.

#### SENATE CONCURRENT RESOLUTION NO. 9

*Whereas*, it will be necessary for the Appropriations Committee to make recommendations concerning the appropriations for the educational institutions under the Board of Education and also those institutions under the Board of Control and in order to do so sub-committees from the Senate and House Appropriations Committee should make careful investigation of the needs of these institutions.

*Therefore, Be It Resolved by the Senate, the House concurring*, That the chairman of the Committee on Appropriations in the Senate and the chairman of the Committee on Appropriations in the House shall each select from their respective sub-committees having the matter in charge three members, and the persons thus selected may if deemed advisable by the Appropriation Committee in each house respectively visit the institutions involved so that their needs may be better known at first hand, the actual expenses of such persons to be paid out of money in the Treasury not otherwise appropriated; the whole sum thus allocated to this purpose shall not exceed \$500.00 in any event.

Laid over under Rule 34.

#### HOUSE FILES WITHDRAWN

Crozier of Mahaska asked and obtained unanimous consent to withdraw House File No. 56 from the committee on commerce and trade and from further consideration of the House.

Reno of Polk asked and obtained unanimous consent to withdraw House File No. 4, from the committee on elections, and from further consideration of the House.

On motion of Hatter of Iowa the House adjourned until 10:30 a. m. Wednesday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 6, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rabbi Theodore N. Lewis, of the Mount Sinai Temple, Sioux City, Iowa.

Journal of February 5th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: King of Clay for the day, on request of Dean of Sac; Berry of Monroe indefinitely, on request of Griswold of Madison; Hayes of Dubuque for the day, on request of Ryder of Dubuque.

## REPORTS OF COMMITTEES

Johnson of Keokuk, from the committee on animal industry, submitted the following report:

MR. SPEAKER: Your committee on animal industry, to whom was referred House File No. 61, a bill for an act to amend the law as it appears in section fifty-four hundred fifty-four (5454) and repealing sections fifty-four hundred fifty-five (5455) to fifty-four hundred fifty-seven (5457), inclusive, of the Code, 1927, and enacting a substitute therefor, relating to the payment of claims for injury or loss of fowl or domestic animal caused by dogs or wolves, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation excepting the same be amended by adding thereto the following:

Sec. 5. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Evening Sentinel, a newspaper published at Shenandoah, Iowa, and in the Bloomfield Democrat, a newspaper published in Bloomfield, Iowa.

RAYMOND JOHNSON, *Chairman.*

Report adopted.

Lichty of Black Hawk, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 91, a bill for an act to amend the law as it appears in section forty-three hundred seventeen (4317) of the Code, 1927, relating to definition of schoolhouse fund, and section forty-four hundred and three (4403) of the Code, 1927, relating to bond tax, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 113, a bill for an act to repeal section forty-three hundred seventy-eight (4378), Code, 1927, and to enact a substitute therefor, relating to fences, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

E. M. LICHTY, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 110, a bill for an act to amend the law as it appears in section four thousand ninety-seven (4097) of the Code, 1927, relating to the qualifications of the county superintendent, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

E. M. LICHTY, *Chairman.*

Passed on file.

#### SENATE CONCURRENT RESOLUTION NO. 9 CONSIDERED

Hansen of Scott called up Senate Concurrent Resolution No. 9, found on page 226 of the Journal of February 5th, and moved its adoption.

Vaughn of Ringgold moved the previous question.

On the question "Shall Senate Concurrent Resolution No. 9 be adopted?" a roll call was demanded, and rule 18 was invoked.

The ayes were, 75.

Albert	Byers of Fayette	Crozier	Elliott of Polk
Ballew	Byers of Linn	Dayton	Elliott of Scott
Buchmiller	Clark	Dean	Ellsworth
Burton	Cole	Eckles	Files

Finnern	Hunt	Nelson of	Rutledge
Fleming	Hush	Hancock	Ryder
Forsling	Irwin	Nelson of Story	Rvlander
Greene	Istad	O'Brien	Sass
Griswold	Jaycox	O'Donnell	Shannon
Hagglund	Kline	Orr	Simmer
Hall	Knudson	Pattison	Smith
Hansen	Lamb	Paulson	Taylor
Hatter	Lichty	Pendray	Truax
Heald	Lomas	Ratliff	Van Wert
Helgason	McCreery	Rawlings	Vaughn
Hill	McIlrath	Read	Wearin
Hollingsworth	McIntosh	Reimers	Whiting
Holmgren	McMillan	Reno	Wilson
Hubbard	Mounce	Rice	Mr. Speaker

The nays were, 25.

Aiken	Figgins	Johnson of	Shields
Allen	Gilmore	Dickinson	Swanson
Baker	Hanson	Johnson of	Torgeson
Barnes	Hattendorf	Keokuk	Venard
Bixler	Hollis	Lovrien	Vosseller
Bush	Hopkins	Mathews	Wamstad
Cox	Jensen	Randall	

Absent or not voting, 8.

Bair	Campbell	King	Miller
Berry	Hayes	McCaulley	Van Buren

So the concurrent resolution having received a majority was declared to have passed the House.

#### INTRODUCTION OF BILLS

House File No. 165, by Johnson of Dickinson, a bill for an act to amend the law as it appears in chapter three hundred fifty-one (351) of the Code, 1927, by adding at the end thereof additional sections providing for the imposition and collection of an estate tax upon the transfer of estates of decedents dying after the twenty-sixth day of February, 1926, and being residents of, or owning property in, the State of Iowa.

Read first and second times and referred to committee on ways and means.

House File No. 166, by Bair of Buena Vista, a bill for an act to amend section fifty-six hundred twenty-seven (5627) as it appears in the Code, 1927, relating to the election of councilmen in cities and towns and fixing term of office.

Read first and second times and referred to committee on cities and towns.

House File No. 167, by Hollingsworth of Boone, a bill for an act to amend section six hundred fifty-five-a seventeen (655-a17) of the Code, 1927, relating to the number of qualified voters required to sign petitions for nomination for political offices in state, district, county or other division less than a county.

Read first and second times and referred to committee on elections.

House File No. 168, by Griswold of Madison, a bill for an act to amend, revise, and codify sections twelve thousand eighty-three (12083), twelve thousand eighty-four (12084), and twelve thousand eighty-eight (12088), of the Code, 1927, relating to attachment bonds.

Read first and second times and referred to committee on judiciary.

House File No. 169, by Griswold of Madison, a bill for an act to repeal section fifty-two hundred sixty (5260) of the Code, 1927, and enacting a substitute therefor, relating to expenditures of county officers and providing for schools of instruction for same.

Read first and second times and referred to committee on county and township organization.

House File No. 170, by Griswold of Madison, a bill for an act to amend sections thirty-eight hundred eight (3808) and thirty-eight hundred nine (3809) of the Code, 1927, relating to annual reports to the board of parole, and to repeal section thirty-eight hundred ten (3810) relating to duties of the county auditor.

Read first and second times and referred to committee on county and township organization.

House File No. 171, by Rice of Clinton, a bill for an act to make permanent the temporary transfer of money from the court fund to general county fund of Clinton County, Iowa.

Read first and second times and referred to committee on judiciary.

House File No. 172, by Simmer of Wapello, a bill for an act to amend section forty-eight hundred sixty-three (4863) of the Code, 1927, relating to the operation of motor vehicles.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 173, by Johnson of Keokuk, a bill for an act to amend chapter one hundred fifty-one-b one (151-b1), Code, 1927, relating to poultry and domestic fowls, to prohibit the sale, offering or exposing for sale or possession of poultry which is unfit for human food and to provide a penalty for a violation of this act.

Read first and second times and referred to committee on public health.

House File No. 174, by Committee on Schools and Textbooks, a bill for an act to amend the law as it appears in section forty-two hundred seventy-four (4274) of the Code, 1927, relating to the payment of tuition.

Read first and second times and passed on file.

#### PROOF OF PUBLICATION ON HOUSE FILE NO. 171

The official proof of publication of House File No. 171, a bill for an act to make permanent the temporary transfer of money from the court fund to general county fund of Clinton County, Iowa, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

Baker of Jasper offered the following resolution:

#### RESOLUTION

*Whereas*, The Honorable Eli E. Dotson, who was a member of the House of Representatives in the Eighteenth and Nineteenth General Assemblies from Jasper County, died Saturday noon, December 26, 1928, at Colfax, Iowa; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly*, That a committee of three be appointed to draft suitable resolutions to be presented to the House in commemoration of his life and services to his county and state.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Baker moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Baker of Jasper, McIlrath of Poweshiek, and Nelson of Story.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 64, a bill for an act to amend sections of the law relating to the eradication of bovine tuberculosis.

Also, that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 4, relative to a joint convention on February 12th in honor of Lincoln's birthday.

WALTER H. BEAM, *Secretary.*

## SENATE MESSAGE CONSIDERED

Senate File No. 64, a bill for an act to repeal the law as it appears in sections twenty-six hundred sixty-seven (2667), twenty-six hundred eighty-three (2683), twenty-six hundred eighty-four (2684), twenty-six hundred eighty-five (2685), twenty-six hundred ninety-four (2694), twenty-six hundred ninety-five (2695), twenty-six hundred ninety-six (2696), twenty-six hundred ninety-seven (2697), and twenty-six hundred ninety-eight (2698), of the Code of Iowa, 1927, relating to the eradication of bovine tuberculosis; to repeal the law as it appears in sections twenty-six hundred sixty-six (2666), twenty-six hundred seventy-three (2673), twenty-six hundred seventy-four (2674), twenty-six hundred eighty-six (2686), twenty-six hundred ninety-nine (2699), twenty-seven hundred (2700), twenty-seven hundred one (2701), twenty-seven hundred two (2702), twenty-seven hundred three (2703), twenty-seven hundred four b one (2704-b1), twenty-seven hundred four b two (2704-b2), twenty-seven hundred four b three (2704-b3), and to enact substitutes therefor relating to the eradication of bovine tuberculosis; to establish the State of Iowa as an accredited area for the eradication of bovine tuberculosis and require the examination of all breeding and dairy cattle therein; to define a modified accredited county; and to prohibit the transportation of dairy or breeding cattle into such county unless accompanied by certificate of health and to provide a penalty for the violation thereof.



Read first and second times and referred to committee on animal industry.

#### SENATE CONCURRENT RESOLUTION NO. 4

*Be It Resolved by the Senate, the House Concurring, That, Whereas, February 12, 1929, will be the anniversary of the birth of Abraham Lincoln, one of the country's most illustrious presidents, and*

*Whereas, it is appropriate that the day be commemorated by suitable patriotic exercises, and*

*Whereas, There will be present in the city as a guest of the University Club of Des Moines, Mr. Fred B. Smith, a native Iowan, who has gained national and international distinction,*

*Now, Therefore, Be It Resolved, That a joint session of the Forty-third General Assembly be held in the Chamber of the House of Representatives on Lincoln's Birthday, February 12, 1929, at 11 o'clock a. m. and that Mr. Fred B. Smith be invited to address the General Assembly at that time upon the subject of "Fundamental Patriotism".*

*Be It Further Resolved, That the Governor and other executive and administrative officers of the state, and the Chief Justice and Associate Justices of the Supreme Court of Iowa be invited to participate in the said exercises, and that this invitation be communicated to said officers and justices by the Secretary of the Senate and Chief Clerk of the House of Representatives.*

Laid over under rule 34.

#### CONSIDERATION OF BILLS

House File No. 145, a bill for an act to repeal section seventy-four hundred six (7406), Code, 1927, relating to the filing of bond by banks as security, was taken up for consideration.

Hush of Montgomery moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 91.

Baker	Byers of Linn	Elliott of Scott	Greene
Ballew	Clark	Ellsworth	Griswold
Barnes	Cox	Figgins	Hagglund
Bixler	Crozier	Files	Hall
Buchmiller	Dayton	Finnern	Hanson
Burton	Dean	Fleming	Hattendorf
Bush	Eckles	Forsling	Hatter
Byers of Fayette	Elliott of Polk	Gilmore	Helgason

Hill	Knudson	Paulson	Simmer
Hollingsworth	Lamb	Pendray	Smith
Hollis	Lichty	Randall	Swanson
Holmgren	Lomas	Ratliff	Taylor
Hopkins	Lovrien	Rawlings	Truax
Hubbard	McCreery	Read	Van Buren
Hunt	McIntosh	Reimers	Van Wert
Hush	McMillan	Reno	Vaughn
Irwin	Mathews	Rice	Venard
Istad	Mounce	Rutledge	Vosseller
Jaycox	Nelson of	Ryder	Wamstad
Johnson of	Hancock	Rylander	Wearin
Dickinson	Nelson of Story	Sass	Whiting
Johnson of	O'Brien	Shannon	Wilson
Keokuk	Orr	Shields	Mr. Speaker
Kline	Pattison		

The nays were, none.

Absent or not voting, 17.

Aiken	Campbell	Heald	McIlrath
Albert	Cole	Jensen	Miller
Allen	Hansen	King	O'Donnell
Bair	Hayes	McCaulley	Torgeson
Berry			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 43, a bill for an act to amend section sixty-one hundred and twenty-eight (6128) of the Code, for the purpose of legalizing bus franchises, with report of committee recommending amendment and passage, was taken up for consideration.

Forsling of Woodbury offered the following substitute amendment as a substitute for the committee amendments found on page 224 of the Journal of February 5th and moved its adoption.

Amend House File No. 43, by striking all after the enacting clause and by inserting in lieu thereof the following:

Section 1. Chapter three hundred four (304) of the Code, 1927, is amended by inserting immediately after section fifty-nine hundred four (5904) the following section, to wit:

"5904-c1. Motor Bus Lines. Cities and towns may grant franchises to operate and maintain on and over their streets bus and motor transportation lines to carry passengers for hire on a plan similar to street railways. Such franchises may be granted to individuals or private corporations and shall not be exclusive, nor shall they extend for a longer period than ten (10) years. Provided, however, that in cities or towns in which a street railway is established and operated, before the question of granting such franchise is submitted to the electorate, the proposed franchise must first be offered to the owner of the existing street rail-

way, and if said owner shall agree in writing within thirty (30) days from the time said proposed franchise is offered to accept said franchise and operate a bus or motor transportation line under the terms of said franchise, the question shall be submitted to the electorate of the granting of said franchise to the owner of the street railway. If the owner of said street railway fails to agree in writing within said thirty-day period to accept said franchise and operate the bus or motor transportation line therein provided for, the city or town council may then offer said franchise to another person, firm or corporation, and may submit to the electorate the question of the granting of the franchise to said person, firm or corporation. The granting of such franchise shall not preclude cities and towns from licensing jitney busses and motor vehicles carrying passengers for hire under the provisions of chapter three hundred six (306). The provisions of sections fifty-nine hundred twenty-seven (5927), fifty-nine hundred twenty-eight (5928), fifty-nine hundred twenty-nine (5929), fifty-nine hundred thirty (5930), fifty-nine hundred thirty-one (5931), fifty-nine hundred thirty-two (5932), fifty-nine hundred thirty-three (5933), and fifty-nine hundred thirty-four (5934) of the Code, 1927, shall apply to busses and motor transportation lines operating under franchises granted pursuant to the provisions of this section.

Sec. 2. Section fifty-nine hundred five (5905) of the Code, 1927, is amended by striking all of line five (5) thereof and by inserting in lieu thereof the words "of the purposes named in the two (2) preceding sections".

Sec. 3. This act being of immediate importance shall become a law upon publication in the Fort Dodge Messenger and the Lehigh Valley Argus, two newspapers of general circulation in Webster county, Iowa.

Motion prevailed and the substitution was made.

Substitute amendment was adopted.

Rutledge of Webster moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 90.

Allen	Crozier	Forsling	Helgason
Bair	Dayton	Gilmore	Hill
Baker	Dean	Greene	Hollingsworth
Ballew	Eckles	Griswold	Hollis
Barnes	Elliott of Polk	Hagglund	Holmgren
Buchmiller	Elliott of Scott	Hall	Hopkins
Byers of Fayette	Ellsworth	Hansen	Hunt
Byers of Linn	Figgins	Hanson	Hush
Clark	Files	Hattendorf	Irwin
Cole	Finnern	Hatter	Istad
Cox	Fleming	Heald	Jaycox
			Jensen

Johnson of Dickinson	McIlrath	Randall	Swanson
Johnson of Keokuk	McIntosh	Ratliff	Taylor
Kline	McMillan	Rawlings	Torgeson
Knudson	Mathews	Read	Truax
Lamb	Mounce	Reimers	Van Buren
Lichty	Nelson of Hancock	Reno	Van Wert
Lomas	O'Brien	Rice	Venard
Lovrien	Orr	Rutledge	Vosseller
McCaulley	Pattison	Ryder	Wearin
McCreery	Paulson	Sass	Whiting
	Pendray	Shannon	Wilson
		Shields	Mr. Speaker

The nays were, none.

Absent or not voting, 18.

Aiken	Bush	Miller	Simmer
Albert	Campbell	Nelson of Story	Smith
Berry	Hayes	O'Donnell	Vaughn
Bixler	Hubbard	Rylander	Wamstad
Burton	King		

So the bill having received a constitutional majority was declared to have passed the House.

Rutledge of Webster offered the following amendment to the title and moved its adoption:

Amend House File No. 43 by striking out all of the title and inserting in lieu thereof the following:

A bill for an act to amend chapter three hundred four (304) of the Code, 1927, relating to electric utilities and the legalization of bus franchises.

Amendment adopted and the title, as amended, was agreed to.

Rutledge of Webster moved to reconsider the vote by which House File No. 43 passed the House and the motion to reconsider be laid on the table. Motion prevailed.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House File No. 36, a bill for an act providing that no proposition to authorize an issue of bonds shall be deemed carried or adopted unless approved by sixty per cent of the votes cast thereon.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 66, a bill for an act relating to the expenses of the county superintendent.

WALTER H. BEAM, *Secretary.*

#### SENATE MESSAGE CONSIDERED

Senate File No. 66, a bill for an act to amend the law as it appears in section fifty-two hundred thirty-three (5233) of the Code, 1927, relating to the expenses of the county superintendent.

Read first and second times and referred to committee on schools and textbooks.

#### AMENDMENT FILED

Wamstad of Mitchell filed the following amendment to House File No. 28:

Amend House File No. 28 by striking therefrom lines four (4) to eight (8), inclusive, and inserting in lieu thereof the following:

“The counting boards shall proceed to the respective voting places to which they have been appointed, at one (1) o'clock p. m., or in any precinct in which the board of supervisors shall deem it necessary, at such earlier hour after nine (9) o'clock a. m., as such board of supervisors may direct, and shall take charge of the ballot box containing the ballots already cast in that precinct when at least fifty (50) ballots have been cast.”

On motion of Rylander of Marshall the House adjourned until 9:30 a. m. Thursday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 7, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Wm. C. Phelps, pastor of the Central Presbyterian Church of Des Moines.

Journal of February 6th corrected and approved.

## PETITIONS AND RESOLUTIONS

Pattison of Jefferson presented a petition from citizens of Packwood and vicinity favoring House File No. 75.

Referred to committee on state educational institutions.

Truax of Buchanan presented a resolution from the Buchanan County Bar Association urging an appropriation for the erection of a suitable building for the Department of Justice of the State of Iowa.

Referred to committee on appropriations.

## REPORT OF COMMITTEE

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 112, a bill for an act to amend section eleven thousand seven hundred sixty (11760), Code of 1927, relating to exemptions from execution, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILL

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:  
Senate File No. 32.

S. R. TORGESON,  
*Chairman House Committee.*

CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## REPORTS OF COMMITTEES

Gilmore of Cedar, from the committee on departmental affairs, submitted the following report:

MR. SPEAKER: Your committee on departmental affairs, to whom was referred House File No. 17, a bill for an act to amend section three hundred ninety-three (393) and to repeal section three hundred ninety-seven (397) of the Code, 1927, and to enact a substitute therefor, relating to the audit of claims against the state and certain agencies thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

WM. T. GILMORE, *Chairman.*

Report adopted.

Hansen of Scott, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 95, a bill for an act to make an emergency appropriation for the purpose of paying the necessary expenses of worthy and deserving blind students, who are residents of the state, and who attend institutions of higher learning, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 147, a bill for an act to make permanent the temporary transfer of money from the Hospital Maintenance Fund of the Wash-

ington County Hospital to the Hospital Building Fund of said hospital, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Wilson of Tama, from the committee on county and township organization, submitted the following report:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 26, a bill for an act to amend the law as it appears in section ten hundred sixty-seven (1067) of the Code, 1927, relating to expense of bonds for county officers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

W. WALTER WILSON, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 42, a bill for an act permitting county treasurers to authorize payment of taxes to the banks within their county and providing for the payment of the costs of the necessary record books to be paid by the county, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

W. WALTER WILSON, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 81, a bill for an act to amend section ten thousand four hundred thirty-eight (10438) as it appears in the Code, 1927, providing the fee that may be charged in each case for officiating and making return to a marriage, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

W. WALTER WILSON, *Chairman.*

Passed on file.

Simmer of Wapello, from the committee on cities and towns, submitted the following report:



MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 41, a bill for an act authorizing certain city manager cities to establish, maintain and operate swimming pools, to acquire land therefor and to incur indebtedness on account, thereof as provided by Chapter 319 of the Code, 1927, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking out all of Sections 1 and 2, and by inserting in lieu thereof the following:

"Section 1. That Section 5746 of the Code, 1927, is hereby amended by inserting at the end thereof as sub-section 4 the following:

"Swimming pools and to build or to purchase the same."

Also amend by renumbering section 3 of the bill as section 2.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File No. 4, a bill for an act to repeal section sixty-six hundred seventy-six (6676) of the Code, 1927, relating to political activity on the part of the manager of a city under the city manager plan of government, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

LEONARD SIMMER, *Chairman.*

Passed on file.

#### HOUSE FILES INDEFINITELY POSTPONED

On motion of Lichty of Black Hawk, chairman on schools and textbooks, the report of the committee recommending that House File No. 113 be indefinitely postponed was adopted.

On motion of Lichty of Black Hawk, chairman on schools and textbooks, the report of the committee recommending that House File No. 110 be indefinitely postponed was adopted.

On motion of McIntosh of Muscatine, chairman on compensation of public officers, the report of the committee recommending that House File No. 46 be indefinitely postponed was adopted.

## SENATE CONCURRENT RESOLUTION NO. 4 CONSIDERED

Elliott of Polk called up Senate Concurrent Resolution No. 4, found on page 233 of the Journal of February 6th, and moved its adoption.

Motion prevailed and the Senate Concurrent Resolution was adopted.

## INTRODUCTION OF BILLS

House File No. 175, by Simmer of Wapello, a bill for an act to amend section forty-two hundred thirty-eight (4238) of the Code, 1927, relating to the purchase of supplies by a rural school board.

Read first and second times and referred to committee on schools and textbooks.

House File No. 176, by Rutledge of Webster, a bill for an act to regulate the registration of motor vehicles and the issuance of chauffeur's license and the cancellation of such registration and license when an unsatisfied final judgment arising from the negligent operation of a motor vehicle exists against the applicant for such registration or license, to prohibit the operation of motor vehicles by parties against whom such unsatisfied judgment exists, and to provide penalties for the violation of this act.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 177, by Byers of Linn, a bill for an act to repeal section seventy-one hundred ninety-two (7192) of the Code, 1927, relative to the lien of personal taxes on real estate, and to amend section seventy-one hundred ninety (7190) of the Code, 1927, relative to delinquent personal tax list, and to amend section seventy-two hundred three (7203) of the Code, 1927, relative to the lien of poll taxes on real estate.

Read first and second times and referred to committee on judiciary.

## CONSIDERATION OF BILLS

House File No. 28, a bill for an act to amend section eight hundred ninety-three (893), Code, 1927, relating to the duties of

double election boards, with report of committee recommending amendment and passage, was taken up for consideration.

Wamstad of Mitchell offered the following amendment as a substitute for the committee amendment and moved its adoption:

Amend House File No. 28 by striking therefrom lines four (4) to eight (8), inclusive, and inserting in lieu thereof the following:

"The counting boards shall proceed to the respective voting places to which they have been appointed, at one (1) o'clock p. m., or in any precinct in which the board of supervisors shall deem it necessary, at such earlier hour after nine (9) o'clock a. m., as such board of supervisors may direct, and shall take charge of the ballot box containing the ballots already cast in that precinct when at least fifty (50) ballots have been cast."

Motion prevailed and the substitution was made.

Substitute amendment was adopted.

Albert of Grundy moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 95.

Aiken	Fleming	Johnson of	Pendray
Albert	Forsling	Dickinson	Ratliff
Allen	Gilmore	Johnson of	Rawlings
Baker	Greene	Keokuk	Read
Ballew	Hagglund	King	Reimers
Barnes	Hall	Kline	Reno
Bixler	Hansen	Knudson	Rylander
Buchmiller	Hanson	Lichty	Sass
Burton	Hattendorf	Lomas	Shannon
Bush	Hatter	Lovrien	Shields
Byers of Fayette	Hayes	McCaulley	Smith
Byers of Linn	Heald	McCreery	Swanson
Campbell	Helgason	McIlrath	Taylor
Clark	Hill	McIntosh	Torgeson
Cole	Hollingsworth	McMillan	Truax
Cox	Hollis	Mathews	Van Buren
Crozier	Holmgren	Miller	Vaughn
Dayton	Hopkins	Mounce	Venard
Dean	Hubbard	Nelson of Story	Vosseller
Eckles	Hush	O'Brien	Wamstad
Elliott of Polk	Irwin	O'Donnell	Wearin
Elliott of Scott	Istad	Orr	Whiting
Ellsworth	Jaycox	Pattison	Wilson
Files	Jensen	Paulson	Mr. Speaker
Finnern			

The nays were, 4.

Figgins	Randall	Rice	Ryder
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Absent or not voting, 9.

Bair	Hunt	Nelson of	Simmer
Berry	Lamb	Hancock	Van Wert
Griswold		Rutledge	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 52, a bill for an act to render the homestead liable in certain instances for relief furnished the owner by public authorities, with report of committee recommending passage, was taken up for consideration.

Mounce of Van Buren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 93.

Aiken	Fleming	Johnson of	Randall
Albert	Forsling	Dickinson	Ratliff
Allen	Gilmore	Johnson of	Rawlings
Bair	Greene	Keokuk	Read
Ballew	Griswold	King	Reimers
Barnes	Hall	Kline	Reno
Bixler	Hansen	Knudson	Rice
Buchmiller	Hanson	Lichty	Ryder
Burton	Hattendorf	Lomas	Rylander
Bush	Hatter	Lovrien	Sass
Byers of Fayette	Hayes	McCaulley	Shields
Byers of Linn	Heald	McCreery	Smith
Campbell	Helgason	McIlrath	Swanson
Clark	Hill	McIntosh	Taylor
Cole	Hollingsworth	McMillan	Torgeson
Crozier	Hollis	Mathews	Truax
Dayton	Holmgren	Miller	Van Buren
Dean	Hopkins	Mounce	Vaughn
Eckles	Hubbard	Nelson of Story	Wamstad
Elliott of Polk	Hush	O'Donnell	Wearin
Ellsworth	Irwin	Orr	Whiting
Figgins	Istad	Pattison	Wilson
Files	Jaycox	Paulson	Mr. Speaker
Finnern	Jensen	Pendray	

The nays were, 1.

O'Brien

Absent or not voting, 14.

Baker	Hagglund	Nelson of	Simmer
Berry	Hunt	Hancock	Van Wert
Cox	Lamb	Rutledge	Venard
Elliott of Scott		Shannon	Vosseller

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 62, a bill for an act to amend sections sixty-one hundred twenty-seven (6127), and sixty-seven hundred eighty-nine (6789), of the Code, 1927, relating to public utility plants of cities and towns, with report of committee recommending amendment and passage, was taken up for consideration.

Simmer of Wapello offered the following amendment as a substitute for the committee amendment and moved its adoption:

Amend House File No. 62, by striking section four (4) from the bill.

Motion prevailed and the substitution was made.

Substitute amendment was adopted.

McIntosh of Muscatine moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 98.

Albert	Fleming	Johnson of	Read
Allen	Forsling	Dickinson	Reimers
Bair	Gilmore	Johnson of	Reno
Baker	Greene	Keokuk	Rice
Ballew	Griswold	King	Rutledge
Barnes	Hagglund	Kline	Ryder
Bixler	Hall	Lichty	Rylander
Buchmiller	Hansen	Lomas	Sass
Burton	Hanson	Lovrien	Shannon
Bush	Hattendorf	McCaulley	Shields
Byers of Fayette	Hatter	McCreery	Simmer
Byers of Linn	Hayes	McIlrath	Smith
Campbell	Heald	McIntosh	Swanson
Clark	Helgason	McMillan	Taylor
Cole	Hill	Mathews	Torgeson
Cox	Hollingsworth	Miller	Truax
Crozier	Hollis	Mounce	Van Buren
Dayton	Holmgren	Nelson of	Van Wert
Dean	Hopkins	Hancock	Venard
Eckles	Hubbard	Nelson of Story	Vosseller
Elliott of Polk	Hunt	Orr	Wamstad
Elliott of Scott	Hush	Pattison	Wearin
Ellsworth	Irwin	Paulson	Whiting
Figgins	Istad	Pendray	Wilson
Files	Jaycox	Rawlings	Mr. Speaker
Finnern			

The nays were, none.

Absent or not voting, 10.

Aiken	Knudson	O'Donnell	Ratliff
Berry	Lamb	Randall	Vaughn
Jensen	O'Brien		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Kline of Davis moved to reconsider the vote by which House File No. 52 passed the House:

Johnson of Dickinson moved that the motion to reconsider be laid on the table.

On the question "Shall the motion to reconsider be laid on the table?" a roll call was demanded.

The ayes were, 73.

Baker	Gilmore	Jensen	Pattison
Ballew	Greene	Johnson of	Ratliff
Barnes	Griswold	Dickinson	Rawlings
Buchmiller	Hagglund	King	Read
Burton	Hansen	Knudson	Reimers
Byers of Fayette	Hanson	Lamb	Rice
Campbell	Hatter	Lichty	Ryder
Clark	Hayes	Lomas	Shannon
Cole	Heald	Lovrien	Shields
Crozier	Helgason	McCaulley	Swanson
Dayton	Hill	McCreery	Truax
Dean	Hollingsworth	McIlrath	Van Wert
Eckles	Hollis	Mathews	Vaughn
Elliott of Polk	Holmgren	Miller	Venard
Ellsworth	Hopkins	Mounce	Wamstad
Figgins	Hush	Nelson of	Wearin
Files	Irwin	Hancock	Whiting
Finnern	Istad	Nelson of Story	Mr. Speaker
Forsling	Jaycox	Orr	

The nays were, 26.

Albert	Elliott of Scott	Johnson of	Rylander
Allen	Fleming	Keokuk	Sass
Bair	Hall	Kline	Simmer
Bixler	Hattendorf	McIntosh	Smith
Bush	Hubbard	McMillan	Torgeson
Byers of Linn	Hunt	O'Brien	Van Buren
Cox		Pendray	Wilson

Absent or not voting, 9.

Aiken	Paulson	Reno	Taylor
Berry	Randall	Rutledge	Vosseller
O'Donnell			

So the motion prevailed and the motion to reconsider was laid on the table.

#### BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill:

Senate File No. 32.

Forsling of Woodbury moved that the Chief Clerk be authorized to draft a new copy of House File No. 112, the original bill having been lost.

Motion prevailed.

#### CONSIDERATION OF BILLS

House File No. 109, a bill for an act to amend the law as it appears in chapter two hundred eighty-nine (289) of the Code, 1927, so as to provide for a right and method of appeal to the district court by a suspended or discharged person under civil service, from an adverse decision of the civil service commission or city council, with report of committee recommending passage, was taken up for consideration.

Wilson of Tama moved the previous question.

Motion prevailed.

Byers of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 31.

Aiken	Dayton	Lamb	Read
Bair	Figgins	McCaulley	Rutledge
Barnes	Hayes	McCreery	Ryder
Bixler	Heald	McIntosh	Shannon
Burton	Hollingsworth	Miller	Simmer
Bush	Irwin	Mounce	Taylor
Byers of Fayette	Johnson of	O'Brien	Truax
Byers of Linn	Keokuk	O'Donnell	Vaughn

The nays were, 73.

Albert	Ellsworth	Hill	Lichty
Allen	Finnern	Hollis	Lomas
Baker	Fleming	Holmgren	Lovrien
Ballew	Forsling	Hopkins	McIlrath
Buchmiller	Gilmore	Hubbard	McMillan
Campbell	Greene	Hunt	Mathews
Clark	Griswold	Hush	Nelson of
Cole	Hagglund	Istad	Hancock
Cox	Hall	Jaycox	Nelson of Story
Crozier	Hansen	Jensen	Orr
Dean	Hanson	Johnson of	Pattison
Eckles	Hattendorf	Dickinson	Paulson
Elliott of Polk	Hatter	King	Pendray
Elliott of Scott	Helgason	Knudson	Ratliff

Rawlings	Sass	Van Buren	Wearin
Reimers	Shields	Van Wert	Whiting
Reno	Smith	Venard	Wilson
Rice	Swanson	Vosseller	Mr. Speaker
Rylander	Torgeson	Wamstad	

Absent or not voting, 4.

Berry	Files	Kline	Randall
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So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 125, a bill for an act to amend the law as it appears in section ten thousand eight hundred four (10804), of the Code, 1927, relating to salaries of district judges, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of McIntosh of Muscatine the amendments proposed by the committee, found on page 214 of the *Journal of February 5th*, were adopted.

McIntosh of Muscatine moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 84.

Allen	Hagglund	Lomas	Rutledge
Bair	Hall	Lovrien	Ryder
Baker	Hansen	McCaulley	Rylander
Ballew	Hanson	McCreery	Sass
Bush	Hattendorf	McIntosh	Shannon
Byers of Fayette	Hatter	McMillan	Shields
Byers of Linn	Hayes	Mathews	Simmer
Clark	Heald	Nelson of Story	Smith
Crozier	Hill	O'Brien	Swanson
Dayton	Hollingsworth	O'Donnell	Taylor
Dean	Hollis	Orr	Torgeson
Eckles	Holmgren	Pattison	Truax
Elliott of Polk	Hubbard	Paulson	Van Buren
Elliott of Scott	Hunt	Pendray	Van Wert
Ellsworth	Hush	Randall	Vaughn
Figgins	Irwin	Ratliff	Venard
Files	Istad	Rawlings	Vosseller
Fleming	Jaycox	Read	Wamstad
Forsling	Kline	Reimers	Whiting
Gilmore	Lamb	Reno	Wilson
Greene	Lichty	Rice	Mr. Speaker

The nays were, 20.

Barnes	Burton	Cox	Helgason
Bixler	Campbell	Finnern	Hopkins
Buchmiller	Cole	Griswold	Jensen



Johnson of Dickinson	Johnson of Keokuk King	McIlrath Miller Mounce	Nelson of Hancock Wearin
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Absent or not voting, 4.

Aiken	Albert	Berry	Knudson
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So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

McIntosh of Muscatine moved that the vote by which House File No. 125 passed the House be reconsidered and the motion to reconsider be laid on the table. Motion prevailed.

House File No. 158, a bill for an act to amend section ninety-nine hundred twenty-eight (9928), Code, 1927, relating to public contracts and the implied provisions thereof, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 96.

Albert	Forsling	Johnson of	Read
Bair	Gilmore	Keokuk	Reimers
Baker	Greene	King	Reno
Ballew	Griswold	Knudson	Rice
Barnes	Hagglund	Lamb	Rutledge
Bixler	Hall	Lichty	Ryder
Buchmiller	Hansen	Lovrien	Rylander
Bush	Hanson	McCaulley	Sass
Byers of Fayette	Hattendorf	McCreery	Shannon
Byers of Linn	Hatter	McIlrath	Simmer
Campbell	Hayes	McIntosh	Smith
Clark	Heald	McMillan	Swanson
Cole	Helgason	Mathews	Taylor
Cox	Hill	Miller	Torgeson
Crozier	Hollingsworth	Mounce	Truax
Dayton	Hollis	Nelson of	Van Buren
Dean	Holmgren	Hancock	Van Wert
Eckles	Hopkins	Nelson of Story	Vaughn
Elliott of Polk	Hunt	O'Brien	Venard
Elliott of Scott	Hush	Orr	Wamstad
Ellsworth	Irwin	Pattison	Wearin
Figgins	Istad	Paulson	Whiting
Files	Jaycox	Pendray	Wilson
Finnerna	Johnson of	Ratliff	Mr. Speaker
Fleming	Dickinson	Rawlings	

The nays were, none.

Absent or not voting, 12.

Aiken	Burton	Kline	Randall
Allen	Hubbard	Lomas	Shields
Berry	Jensen	O'Donnell	Vosseller

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 161, a bill for an act to repeal sections ten thousand seven hundred eighty-six a one (10786-a1) and ten thousand eight hundred six a one (10806-a1), Code, 1927, relating to the filing and auditing of expense vouchers of district judges and the issuance of warrants therefor, was taken up for consideration.

O'Brien of Allamakee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 93.

Albert	Finnern	Johnson of	Read
Allen	Fleming	Keokuk	Reimers
Bair	Forsling	King	Reno
Baker	Gilmore	Knudson	Rice
Ballew	Greene	Lamb	Ryder
Barnes	Griswold	Lichty	Rylander
Bixler	Hagglund	Lovrien	Sass
Buchmiller	Hall	McCaulley	Shannon
Burton	Hanson	McCreery	Shields
Bush	Hattendorf	McIntosh	Simmer
Byers of Fayette	Hatter	McMillan	Smith
Byers of Linn	Hayes	Mathews	Swanson
Campbell	Heald	Miller	Taylor
Clark	Helgason	Mounce	Truax
Cole	Hill	Nelson of	Van Buren
Cox	Holmgren	Hancock	Van Wert
Dayton	Hopkins	Nelson of Story	Vaughn
Dean	Hubbard	O'Brien	Venard
Eckles	Hunt	Orr	Wamstad
Elliott of Polk	Hush	Pattison	Wearin
Elliott of Scott	Irwin	Paulson	Whiting
Ellsworth	Istad	Pendray	Wilson
Figgins	Jaycox	Ratliff	Mr. Speaker
Files	Jensen	Rawlings	

The nays were, none.

Absent or not voting, 15.

Aiken	Hollingsworth	Kline	Randall
Berry	Hollis	Lomas	Rutledge
Crozier	Johnson of	McIlrath	Torgeson
Hansen	Dickinson	O'Donnell	Vosseller

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 35, a bill for an act to legalize the corporate acts and proceedings of the Cerro Gordo Building Company of Mason City, Iowa, and to provide for the renewal and extension of the period of corporate existence of said Cerro Gordo Building Company, with report of committee recommending passage, was taken up for consideration.

Files of Cerro Gordo moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 93.

Albert	Greene	King	Rawlings
Bair	Griswold	Kline	Read
Baker	Hagglund	Knudson	Reno
Ballew	Hall	Lamb	Rice
Barnes	Hansen	Lichty	Ryder
Bixler	Hanson	Lomas	Rylander
Buchmiller	Hatter	Lovrien	Sass
Burton	Hayes	McCaulley	Shannon
Byers of Fayette	Heald	McCreery	Simmer
Byers of Linn	Helgason	McIntosh	Smith
Campbell	Hill	McMillan	Swanson
Clark	Hollingsworth	Mathews	Taylor
Cole	Hollis	Miller	Torgeson
Cox	Holmgren	Mounce	Truax
Crozier	Hopkins	Nelson of	Van Buren
Dayton	Hubbard	Hancock	Van Wert
Dean	Hunt	Nelson of Story	Vaughn
Eckles	Hush	O'Brien	Venard
Elliott of Polk	Irwin	Orr	Wamstad
Ellsworth	Istad	Pattison	Wearin
Files	Jaycox	Paulson	Whiting
Finnern	Jensen	Pendray	Wilson
Fleming	Johnson of	Randall	Mr. Speaker
Forsling	Keokuk	Ratliff	

The nays were, none.

Absent or not voting, 15.

Aiken	Elliott of Scott	Johnson of	Reimers
Allen	Figgins	Dickinson	Rutledge
Berry	Gilmore	McIlrath	Shields
Bush	Hattendorf	O'Donnell	Vosseller

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 108, a bill for an act to amend the law so as to include a definition of the term "consumer" as included in the cigarette law.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 47, a bill for an act relating to the filing of articles of incorporation of cooperative associations.

WALTER H. BEAM, *Secretary.*

## SENATE MESSAGES CONSIDERED

Senate File No. 47, a bill for an act entitled: "An act to repeal the law as it appears in section eight thousand four hundred sixty-one (8461) of the Code, 1927, relating to the filing of articles of incorporation of cooperative associations and to the issuance of certificates of incorporation to such associations, and to enact a substitute therefor; and providing that no notice of such incorporation shall be required."

Read first and second times and referred to committee on judiciary.

Senate File No. 108, a bill for an act to amend the law as it appears in section fifteen hundred fifty-two (1552) of the Code, 1927, so as to include a definition of the term "consumer" as included in the cigarette law.

Read first and second times and referred to committee on ways and means.

## HOUSE FILES WITHDRAWN

Baker of Jasper asked and obtained unanimous consent to withdraw House File No. 156 from the committee on commerce and trade and from further consideration of the House.

McIntosh of Muscatine asked and obtained unanimous consent to withdraw House File No. 39 from the judiciary committee and from further consideration of the House.

## AMENDMENTS FILED

Hollingsworth of Boone filed the following amendment to House File No. 49:

Amend the committee amendment by substituting therefor the following:

Strike all of said amendment after the enacting clause and substitute in lieu thereof the following amendment:

Section 1. Section seventy-eight hundred forty-one (7841) of the Code, 1927, is hereby repealed and the following enacted in lieu thereof: "The appeal shall be docketed in the name of the owner of the land, or of the party or parties otherwise interested and appealing, as plaintiff, and in the name of the applicant for condemnation as defendant. A written petition shall be filed by the plaintiff stating specifically the items of damage and the amount thereof claimed to have resulted to him by reason of the condemnation to each forty-acre tract or lesser area according to legal or other recognized sub-divisions. The defendant shall file a written answer to plaintiff's petition, or such other pleadings as may be proper.

The trial shall be to the court as an action by equitable proceedings.

In assessing damages for condemnation, the court shall classify all the lands affected in tracts of forty acres or less according to legal or recognized sub-divisions, and shall make a finding as to the damages sustained by each tract separately in the final decree entered on the appeal."

Sec. 2. Section seventy-eight hundred fifty-two (7852) of the Code, 1927, be and is hereby amended by striking out the phrase "including a reasonable attorney fee to be taxed by the court" commencing in line four (4) and ending in line six (6) of said section.

Sec. 3. This act being deemed of immediate importance it shall be in full force and effect from and after its passage and publication in the Des Moines Daily Record, a newspaper published at Des Moines, Iowa, and in the Boone News Republican, a newspaper published at Boone, Iowa.

Griswold of Madison filed the following amendment to House File No. 61:

Amend House File No. 61 as follows:

Amend by striking section four (4) and substituting in lieu thereof the following:

"When any balance remains in the said fund after paying the requisition made by the treasurer of state on January first of each year the board of supervisors may transfer the said balance to the general fund of the county."

Johnson of Keokuk filed the following amendment to House File No. 17:

Amend House File No. 17 as follows:

Section one (1), line nine (9), after the word "employees" insert the word "whose".

On motion of Nelson of Story the House adjourned until 9:30 a. m. Friday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 8, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Harvey C. Travis, pastor of First Methodist Church, Boone, Iowa.

Journal of February 7th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Smith of O'Brien for the day, on request of Fleming of Adair.

## REPORTS OF COMMITTEES

Lichty of Black Hawk, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 152, a bill for an act to amend section four thousand one hundred thirty-one (4131), Code, 1927, relating to attaching and detaching territory to and from adjoining corporations, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 8, a bill for an act to amend the law as it appears in section thirty-eight hundred eighty-four (3884) of the Code, 1927, relating to applicants for teachers' certificates, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking out all following the word "provided" in line eighteen.

E. M. LICHTY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 150, a bill for an act to amend the law as it appears in section forty-two hundred eighteen (4218) of the Code, 1927, relating to submission of proposition to vote of school electors, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman.*

Report adopted.

Johnson of Dickinson, from the committee on board of control, submitted the following report:

MR. SPEAKER: Your committee on board of control, to whom was referred House File No. 20, a bill for an act to amend section thirty-seven hundred fifty-seven (3757) of the Code, 1927, relating to the employment of prisoners, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRANCIS JOHNSON, *Chairman.*

Report adopted.

Hollis of Black Hawk, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways, to whom was referred House File No. 44, a bill for an act to amend the law as it appears in section forty-five hundred sixty-one (4561), of the Code, 1927, relating to the width of highways, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

C. A. HOLLIS, *Chairman.*

Passed on file.

Johnson of Keokuk, from the committee on animal industry, submitted the following report:

MR. SPEAKER: Your committee on animal industry, to whom was referred House File No. 103, a bill for an act to repeal the law as it appears in sections twenty-six hundred sixty-seven (2667), twenty-six hundred eighty-three (2683), twenty-six hundred eighty-four (2684), twenty-six hundred eighty-five (2685), twenty-six hundred ninety-four (2694), twenty-six hundred ninety-five (2695), twenty-six hundred ninety-six (2696), twenty-six hundred ninety-seven (2697), and twenty-six hundred ninety-eight (2698), of the Code of Iowa, 1927, relating to the eradication of bovine tuberculosis; to repeal the law as it appears in sections twenty-six hundred sixty-six (2666), twenty-six hundred sev-



enty-three (2673), twenty-six hundred seventy-four (2674), twenty-six hundred eighty-six (2686), twenty-six hundred ninety-nine (2699), twenty-seven hundred (2700), twenty-seven hundred one (2701), twenty-seven hundred two (2702), twenty-seven hundred three (2703), twenty-seven hundred four b one (2704-b1), twenty-seven hundred four b two (2704-b2), twenty-seven hundred four b three (2704-b3), and to enact substitutes therefor relating to the eradication of bovine tuberculosis; to establish the state of Iowa as an accredited area for the eradication of bovine tuberculosis and require the examination of all breeding and dairy cattle therein; to define a modified accredited county, and to prohibit the transportation of dairy or breeding cattle into such county unless accompanied by certificate of health and to provide a penalty for the violation thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RAYMOND JOHNSON, *Chairman*.

Report adopted.

Also:

Mr. SPEAKER: Your committee on animal industry, to whom was referred House File No. 114, a bill for an act to amend section twenty-seven hundred sixty-six (2766) of the Code, 1927, relating to the licensing of veterinarians, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RAYMOND JOHNSON, *Chairman*.

Report adopted.

#### HOUSE FILE WITHDRAWN

Elliott of Scott asked and obtained unanimous consent to withdraw House File No. 106 from the committee on insurance and from further consideration of the House.

#### HOUSE FILES INDEFINITELY POSTPONED

On motion of Wilson of Tama, chairman on county and township organization, the report of the committee recommending House File No. 81 be indefinitely postponed was adopted.

On motion of Wilson of Tama, chairman on county and township organization, the report of the committee recommending House File No. 26 be indefinitely postponed was adopted.

## SENATE FILE NO. 4 RE-REFERRED

On motion of Simmer of Wapello, Senate File No. 4 was re-referred to the committee on cities and towns.

## ACTION ON HOUSE FILE NO. 42 DEFERRED

On motion of McMillan of Benton action on House File No. 42, with report of committee recommending indefinite postponement, was deferred.

## INTRODUCTION OF BILLS

House File No. 178, by Mathews of Des Moines, a bill for an act legalizing certain franchises of the Iowa-Illinois Telephone Company in the towns of West Point, Eldon, Richland, New London, Hedrick, Donnellson, Montrose, Hillsboro, Oakville, Ainsworth, Cone, Letts, Wayland and Winfield in the State of Iowa.

Read first and second times and referred to committee on judiciary.

House File No. 179, by Johnson of Dickinson, a bill for an act to create the office of state tax commissioner and a state tax commission, defining their powers, prescribing their duties, and providing for the consolidation thereunder of certain governmental agencies and departments relating to the levy and collection of taxes, the collection of cigarette and inheritance taxes and motor vehicle and gasoline license fees and the assessment and collection of taxes of telegraph and telephone companies, railroad companies, freight line, and equipment companies, express companies, electric transmission lines and the reassessment thereof, and the assessment of property when omitted from taxation.

Read first and second times and referred to committee on ways and means.

House File No. 180, by Hayes of Dubuque, a bill for an act to legalize the transfer by the Board of Supervisors of Dubuque County, of fifteen thousand seven hundred fifty-six dollars and seventy-nine cents (\$15,756.79) from the county general fund to the widows' pension fund of said county, said transfer being made by the said Board of Supervisors at a meeting held February 28, 1928.

Read first and second times and referred to committee on judiciary.

House File No. 181, by Files of Cerro Gordo, a bill for an act to repeal section fifty-two hundred twenty-six (5226), Code, 1927, and to enact a substitute therefor, and to amend sections fifty-two hundred twenty-seven (5227) and fifty-two hundred thirty-eight (5238), Code, 1927, relating to the compensation of county sheriffs and deputy sheriffs and the number of deputy sheriffs.

Read first and second times and referred to committee on county and township organization.

House File No. 182, by Forsling of Woodbury, a bill for an act to amend section three thousand two hundred and seventy-four (3724), Code, 1927, relating to scales.

Read first and second times and referred to committee on departmental affairs.

House File No. 183, by Greene of Pottawattamie, a bill for an act to amend sections twelve thousand nine hundred fifty-two (12952) and twelve thousand nine hundred fifty-three (12953), Code, 1927, relating to the report and record of permits and sales of firearms and like or similar weapons.

Read first and second times and referred to committee on police regulation and suppression of crime.

House File No. 184, by Forsling of Woodbury, a bill for an act to amend section forty-four hundred fifty-six (4456), Code, 1927, relating to county uniformity of series of textbooks.

Read first and second times and referred to committee on schools and textbooks.

House File No. 185, by Elliott of Scott, a bill for an act to create a division of inspection in the State Department of Health, to prescribe the duty of such division, to amend sections twenty-four hundred ninety-six (2496) and twenty-four hundred ninety-eight (2498) of the Code, 1927, relating to the revocation of the license of certain licensees, to provide for the appointment of said inspectors, to fix their compensation and to provide for the payment thereof.

Read first and second times and referred to committee on public health.

House File No. 186, by Albert of Grundy, a bill for an act amending sections fifty-one hundred seventy-seven (5177) and ten thousand one hundred fifteen (10115) of the Code, 1927, relating to marginal assignments or releases of mortgages, contracts or other instruments constituting encumbrances on real estate.

Read first and second times and referred to committee on judiciary.

House File No. 187, by Hollis of Black Hawk, a bill for an act to define and designate the secondary roads of the state, to provide for the construction and maintenance of such roads, to authorize levies of taxes in order to effect such construction and maintenance, to set aside certain public funds in order to supplement said taxes, to provide for a road poll tax, and for the collection thereof, to provide for and regulate the anticipation and expenditure of said funds, to define the powers and duties of public officers and employes in reference to such work, to coordinate and harmonize various statutes which relate to roads and highways, and to this end to repeal sections forty-five hundred ninety (4590), forty-six hundred fifty-nine (4659), seventy-six hundred forty-three (7643), and seventy-six hundred forty-five (7645), and to enact substitutes therefor; to amend sections three hundred fifty-one (351), forty-six hundred five (4605), forty-six hundred eight (4608), forty-six hundred fifty-three (4653), forty-six hundred sixty (4660), forty-six hundred sixty-two-a three (4662-a3), forty-six hundred sixty-six (4666), forty-six hundred sixty-nine (4669), forty-six hundred seventy (4670), five thousand ninety-three-a nine (5093-a9), seventy-four hundred seventy (7470), seventy-five hundred thirty-nine (7539), seventy-six hundred thirty-eight (7638), seventy-six hundred forty-two (7642), seventy-six hundred forty-four (7644), seventy-six hundred forty-seven (7647), seventy-six hundred forty-nine (7649), seventy-six hundred fifty (7650), and section one (1) of chapter three (3), acts special session of the Forty-second (42) General Assembly (said last section being a substitute for section forty-seven hundred fifty-five-b five (4755-b5), Code, 1927); to repeal sections forty-six hundred thirty-five (4635) to forty-six hundred fifty (4650), inclusive, forty-six hundred sixty-two-a two (4662-a2), forty-six

hundred sixty-four (4664), forty-six hundred sixty-five (4665), forty-six hundred seventy-five (4675), seventy-four hundred eighty-five (7485); and to repeal chapters two hundred forty-four (244) and two hundred forty-five (245), relating to highways, all of said sections and chapters, except as otherwise indicated, being of the Code, 1927.

Read first and second times and referred to committee on roads and highways.

House File No. 188, by Johnson of Keokuk and Crozier of Mahaska, a bill for an act to encourage poultry industry in the State of Iowa and to aid in providing instruction in practical and scientific methods, and making an appropriation therefor.

Read first and second times and referred to committee on agriculture.

Bush of Cherokee offered the following resolution:

#### RESOLUTION

*Whereas*, The Honorable Horatio Pitcher, former member of the House of Representatives from Cherokee County in the Nineteenth General Assembly, died April 11, 1927, at his home south of Aurelia, Iowa; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly*, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Bush moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Bush of Cherokee, Venard of Sioux and Bair of Buena Vista.

Bush of Cherokee offered the following resolution:

#### RESOLUTION

*Whereas*, The Honorable John F. Potter, former member of the House of Representatives from Cherokee County in the Twenty-third General Assembly, died April 15, 1927, at his home in Cherokee, Iowa; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly*, That the Speaker appoint a committee of three to

draft suitable resolutions in commemoration of his life and services to this state and nation.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Bush moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Bush of Cherokee, Hubbard of Pottawattamie and Smith of O'Brien.

#### PROOFS OF PUBLICATION

The official proof of publication of House File No. 120, a bill for an act to make permanent the temporary transfer of money from the county bridge fund, state hospital insane fund and the county poor fund to the county general fund of Mills County, Iowa, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

The official proof of publication of House File No. 180, a bill for an act to legalize the transfer by the Board of Supervisors of Dubuque County, of fifteen thousand seven hundred fifty-six dollars and seventy-nine cents (\$15,756.79), from the county general fund to the widow's pension fund of said county, said transfer being made by the said Board of Supervisors at a meeting held on February 28, 1928, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

#### CONSIDERATION OF BILLS

House File No. 49, a bill for an act to repeal section seventy-eight hundred forty-one (7841) of the Code, and to enact a substitute therefor relating to the trial of appeals from the awards of commissioners in condemnation proceedings; and to amend section seventy-eight hundred fifty-two (7852) of the Code, relating to the assessment of costs and attorney fees in condemnation proceedings, with report of committee recommending amendment and passage, was taken up for consideration.

Hollingsworth of Boone called up substitute amendment filed by him on page 253 of the Journal of February 7th and moved its adoption.

Motion prevailed and the substitution was made.

Substitute amendment was adopted.

Johnson of Dickinson moved that House File No. 49 and all pending amendments be rereferred to the committee on judiciary.

On the question "Shall House File No. 49 be rereferred?" a roll call was demanded and rule 18 was invoked.

The ayes were, 53.

Baker	Files	Johnson of	Randall
Berry	Finnern	Dickinson	Ratliff
Bixler	Forsling	King	Reimers
Bush	Griswold	Lamb	Rutledge
Byers of Fayette	Hagglund	Lomas	Shannon
Byers of Linn	Hattendorf	McCreery	Shields
Campbell	Holmgren	McIlrath	Swanson
Cox	Hopkins	Mathews	Taylor
Crozier	Hubbard	Mounce	Torgeson
Dayton	Hush	O'Brien	Van Wert
Dean	Irwin	O'Donnell	Wamstad
Eckles	Jaycox	Orr	Wearin
Elliott of Polk	Jensen	Pattison	Whiting
Figgins		Pendray	

The nays were, 52.

Albert	Hall	Kline	Reno
Allen	Hansen	Knudson	Rice
Bair	Hanson	Lichty	Ryder
Ballew	Hatter	McCaulley	Rylander
Barnes	Hayes	McIntosh	Sass
Buchmiller	Heald	McMillan	Simmer
Burton	Helgason	Miller	Truax
Clark	Hill	Nelson of	Van Buren
Cole	Hollingsworth	Hancock	Vaughn
Elliott of Scott	Hollis	Nelson of Story	Venard
Ellsworth	Hunt	Paulson	Vosseller
Fleming	Istad	Rawlings	Wilson
Gilmore	Johnson of	Read	Mr. Speaker
Greene	Keokuk		

Absent or not voting, 3.

Aiken	Lovrien	Smith
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Motion prevailed and House File No. 49 was rereferred to the committee on judiciary.

House File No. 99, a bill for an act to repeal subdivision nine (9) of section sixty-two hundred eleven (6211) of the Code, 1927, and to enact a substitute therefor, relating to the tax levy for fire department maintenance fund in cities and towns, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Rutledge of Webster the amendments proposed by the committee, found on page 213 of the Journal of February 5th, were adopted.

.Speaker pro tempore Mathews in the chair.

Hush of Montgomery offered the following amendment and moved its adoption :

Amend House File No. 99, section one (1), by striking out the word "four" in line nine (9) and inserting in lieu thereof the word "five".

Amendment adopted.

Rutledge of Webster asked and obtained unanimous consent to authorize the Chief Clerk to draft a new bill for House File No. 99, on account of corrections having been erroneously made on the original bill.

Mr. Rutledge moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 97.

Albert	Files	Jensen	Pendray
Allen	Finnern	Johnson of	Ratliff
Bair	Fleming	Dickinson	Rawlings
Baker	Forsling	Johnson of	Read
Ballew	Gilmore	Keokuk	Reimers
Barnes	Greene	King	Reno
Berry	Griswold	Kline	Rice
Bixler	Hagglund	Knudson	Rutledge
Buchmiller	Hall	Lamb	Ryder
Burton	Hanson	Lichty	Rylander
Bush	Hattendorf	Lomas	Sass
Byers of Fayette	Hatter	McCaulley	Shannon
Byers of Linn	Hayes	McCreery	Simmer
Campbell	Heald	McIlrath	Swanson
Clark	Helgason	McIntosh	Taylor
Cole	Hill	McMillan	Torgeson
Cox	Hollingsworth	Mathews	Van Buren
Crozier	Hollis	Mounce	Van Wert
Dayton	Holmgren	Nelson of	Vaughn
Dean	Hopkins	Hancock	Venard
Eckles	Hubbard	Nelson of Story	Voseller
Elliott of Polk	Hush	O'Brien	Wamstad
Elliott of Scott	Irwin	Orr	Whiting
Ellsworth	Istad	Pattison	Wilson
Figgins	Jaycox	Paulson	Mr. Speaker

The nays were, 3.

Miller	Truax	Wearin
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Absent or not voting, 8.

Aiken	Hunt	O'Donnell	Shields
Hansen	Lovrien	Randall	Smith

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 120, a bill for an act to make permanent the temporary transfer of money from the county bridge fund, state hospital insane fund and the county poor fund to the county general fund of Mills County, Iowa, with report of committee recommending passage, was taken up for consideration.

Wearin of Mills offered the following amendments and moved their adoption:

Amend the title by striking out the word "state" where same appears in lines two (2), nine (9), and twenty-seven (27), and inserting in lieu thereof the word "county."

Also, amend section one (1), line two (2), by striking out the word "state" and inserting in lieu thereof the word "county".

Amendments adopted.

Wearin of Mills moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 101.

Albert	Elliott of Scott	Holmgren	McMillan
Allen	Ellsworth	Hopkins	Mathews
Bair	Figgins	Hubbard	Miller
Baker	Files	Hunt	Mounce
Ballew	Finnern	Hush	Nelson of
Barnes	Fleming	Irwin	Hancock
Berry	Forsling	Istad	Nelson of Story
Bixler	Gilmore	Jaycox	O'Brien
Burton	Greene	Jensen	Orr
Bush	Griswold	Johnson of	Pattison
Byers of Fayette	Hagglund	Dickinson	Paulson
Byers of Linn	Hall	King	Pendray
Campbell	Hanson	Kline	Randall
Clark	Hattendorf	Knudson	Ratliff
Cole	Hatter	Lamb	Rawlings
Cox	Hayes	Lomas	Read
Crozier	Heald	Lovrien	Reimers
Dayton	Helgason	McCaulley	Reno
Dean	Hill	McCreery	Rice
Eckles	Hollingsworth	McIlrath	Rutledge
Elliott of Polk	Hollis	McIntosh	Ryder

Rylander	Swanson	Van Wert	Wearin
Sass	Taylor	Vaughn	Whiting
Shannon	Torgeson	Venard	Wilson
Shields	Truax	Vosseller	Mr. Speaker
Simmer	Van Buren	Wamstad	

The nays were, none.

Absent or not voting, 7.

Aiken	Hansen	Lichty	Smith
Buchmiller	Johnson of Keokuk	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Speaker Johnson in the chair.

House File No. 61, a bill for an act to amend the law as it appears in section fifty-four hundred fifty-four (5454) and repealing sections fifty-four hundred fifty-five (5455) to fifty-four hundred fifty-seven (5457), inclusive, of the Code, 1927, and enacting a substitute therefor, relating to the payment of claims for the injury or loss of fowl or domestic animal caused by dogs or wolves, with report of committee without recommendation, excepting amendment, was taken up for consideration.

On motion of Kline of Davis the amendments proposed by the committee, found on page 227 of the Journal of February 6th, were adopted.

Griswold of Madison moved that the amendment filed by him and found in the Journal of February 7th be adopted.

Amendment adopted.

Kline of Davis moved that action on House File No. 61 be deferred and retain its place on the calendar.

Motion prevailed.

#### MOTION TO RECONSIDER WITHDRAWN

Torgeson of Worth asked and obtained unanimous consent to withdraw his motion to reconsider the vote by which House File No. 67 passed the House.

## AMENDMENT FILED

Whiting of Johnson filed the following amendment to House File No. 17:

Amend House File No. 17 as follows:

Strike out all of Section 1 thereof and substitute in lieu thereof the following:

Section 1. Section three hundred ninety-three (393) of the Code, 1927, is hereby amended by striking out paragraph one (1) of the same and inserting in lieu thereof the following:

“All claims due for money from the state or from the institutions under the board of control and the state board of education to be paid from the state treasury or the treasuries of said institution, except the monthly or annual salaries of the various officers, teachers, and employees, shall be approved and certified by the state board of audit before warrants in payment of the same are drawn.”

On motion of Fleming of Adair the House adjourned until 10:00 a. m. Saturday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 9, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Clyde Rickabaugh, pastor of the Christian Church, Benton, Iowa.

Journal of February 8th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Smith of O'Brien for the day, on request of Bush of Cherokee; Crozier of Mahaska for the day, on request of Rutledge of Webster; Byers of Linn for the day, on request of Mathews of Des Moines; Berry of Monroe for the day, on request of Griswold of Madison; Van Wert of Franklin for the day, on request of Buchmiller of Greene; Torgeson of Worth until Wednesday, on request of Hanson of Winnebago; Rawlings of Monona indefinitely, on request of Hayes of Dubuque; Rylander of Marshall for the day, on request of Nelson of Story; Cox of Taylor for the day, on request of Vosseller of Bremer; Hunt of Louisa for the day, on request of Clark of Fremont; Burton of Wayne for the day, on request of Lamb of Dallas; McMillan of Benton for the day, on request of Finnern of Crawford; Baker of Jasper for the day, on request of McCreery of Linn; Ellsworth of Hardin for the day, on request of Eckles of Butler.

## PETITIONS

Nelson of Hancock presented a petition from citizens of Hancock County protesting a change in the secondary road law.

Referred to committee on roads and highways.

Lomas of Howard presented a petition from citizens of Howard County protesting a change in the secondary road law.

Referred to committee on roads and highways.

McCaulley of Calhoun presented a petition from residents of Manson, Iowa, protesting against Senate File No. 109.

Referred to committee on ways and means.

Paulson of Clinton presented a petition from the Clinton County Council of Parents and Teachers favoring a law establishing the office of county nurse.

Referred to committee on public health.

#### HOUSE FILE WITHDRAWN

Rice of Clinton asked and obtained unanimous consent to withdraw House File No. 44 from further consideration of the House.

#### REPORTS OF COMMITTEES

Lovrien of Humboldt, from the committee on insurance, submitted the following report:

MR. SPEAKER: Your committee on insurance, to whom was referred House File No. 86, a bill for an act to amend section eighty-six hundred seventy-one (8671) of the Code, 1927, relating to life insurance and medical examinations therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Renumber section two (2) to read: "Sec. 3.", and insert as section two (2), the following:

"Sec. 2. That policies so written shall be incontestable for any reason, after date of issue."

FRED C. LOVRIEN, *Chairman.*

Report adopted.

Nelson of Hancock, from the committee on printing, submitted the following report:

MR. SPEAKER: Your committee on printing, to whom was referred House File No. 59, a bill for an act to amend section five hundred eight (508) of the Code, 1927, relating to proclamation of election by the sheriff, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. H. NELSON, *Chairman.*

Report adopted.

McIlrath of Poweshiek County, from the committee on public lands and buildings, submitted the following report:

MR. SPEAKER: Your committee on public lands and buildings, to whom was referred House File No. 142, a bill for an act to provide for the

creation of an art commission in the State of Iowa, and to prescribe its duties and means of enforcement of its orders, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

AZEL MCILRATH, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on public lands and buildings, to whom was referred House File No. 131, a bill for an act providing for the equipment of buildings used as hospitals, to include safeguards for patients, in the form of permanent and removable bars and heavy screens for windows of rooms where patients are confined, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

In Section 2, line 3, following the word "rooms" insert the words "on the first or ground floor".

AZEL MCILRATH, *Chairman.*

Report adopted.

Knudson of Hamilton, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File No. 102, a bill for an act providing for the establishment of warehouse district corporation; to fix the boundaries of the district; to define the powers of the warehouse district corporation, its officers and directors; to provide for the building or purchasing of warehouses at accessible marketing places for the warehousing of corn, oats, wheat, barley, rye, and other seed or grain products of the farm; to provide for the financing of the building or purchasing of the necessary warehouses, and the bonding of the district for the payment thereof; to provide for the issuing of warehouse certificates by the corporation for grain or seed products stored in said warehouses; to provide for the negotiability of such warehouse certificates and the passing of title to the grain or seed products thus receipted for; defining the proprietary rights in said warehouse, both for the landlord and tenant, and for passing of title to the warehousing rights with the sale and conveyancing of the real estate in the district, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

IRVING H. KNUDSON, *Chairman.*

Passed on file.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILL

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File No. 35.

S. R. TORGESON,  
*Chairman House Committee.*

CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## HOUSE FILE NO. 142 RE-REFERRED

On request of Elliott of Polk, unanimous consent having been granted, House File No. 142 was rereferred to the committee on public lands and buildings.

## INTRODUCTION OF BILLS

House File No. 189, by Hunt of Louisa, a bill for an act to repeal section forty-three hundred ninety-five (4395), of the Code of 1927, and to amend section forty-three hundred ninety-six (4396), of the Code of 1927, relating to school taxes.

Read first and second times and referred to committee on schools and textbooks.

House File No. 190, by Albert of Grundy, a bill for an act to legalize a bond issue in the sum of five thousand dollars voted by the town of Dike, Iowa, for the purpose of building, erecting and equipping a memorial building in Dike, Iowa, in conjunction with the county.

Read first and second times and referred to committee on judiciary.

House File No. 191, by Hubbard of Pottawattamie, a bill for an act to amend the law as it appears in section twenty-nine hundred thirty (2930) of the Code, 1927, and providing for additional appropriations in certain cases.

Read first and second times and referred to committee on appropriations.

House File No. 192, by O'Brien of Allamakee, a bill for an act to declare the venue of actions for damages caused by the

unlawful or negligent operation of a motor vehicle, and to fix the conditions under which a change of venue may be had in such actions.

Read first and second times and referred to committee on judiciary.

House File No. 193, by Committee on Railroads, a bill for an act providing for the safety of the public and railroad employees; specifying the number of employees required upon each train, engine, locomotive or motor, operated by any common carrier on any railroad in the state, the name or character of their work defining and limiting their duties, specifying the experience of flagmen, and providing penalties for the violation of the provisions of the act.

Read first and second times and passed on file.

House File No. 194, by Forsling of Woodbury and Lovrien of Humboldt, a bill for an act to amend section thirteen thousand four hundred fifty-three (13453), Code, 1927, and to fix jurisdiction of offenses committed in aircraft.

Read first and second times and referred to committee on judiciary.

House File No. 195, by Read of Warren, a bill for an act relating to publication of primary election sample ballots.

Read first and second times and referred to committee on printing.

Bush of Cherokee offered the following resolution:

#### RESOLUTION

*Whereas*, The Honorable Wilford P. Dawson, former member of the House of Representatives from Cherokee County in the Thirty-third, Thirty-fourth and Thirty-fifth General Assemblies, died October 13, 1928, at his home in Aurelia, Iowa; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly*, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.



Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Bush moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Bush of Cherokee, Smith of O'Brien, and Bair of Buena Vista.

#### CONSIDERATION OF BILLS

House File No. 91, a bill for an act to amend the law as it appears in section forty-three hundred seventeen (4317) of the Code, 1927, relating to definition of schoolhouse fund, and section forty-four hundred and three (4403) of the Code, 1927, relating to bond tax, with report of committee recommending passage, was taken up for consideration.

Hopkins of Guthrie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 83.

Aiken	Hagglund	King	Ratliff
Albert	Hall	Kline	Read
Allen	Hanson	Knudson	Reimers
Bair	Hattendorf	Lamb	Rice
Barnes	Hatter	Lomas	Rutledge
Bixler	Hayes	Lovrien	Ryder
Buchmiller	Heald	McCaulley	Sass
Bush	Helgason	McCreery	Shannon
Byers of Fayette	Hill	McIlrath	Shields
Cambell	Hollis	Miller	Simmer
Clark	Holmgren	Mounce	Swanson
Dayton	Hopkins	Nelson of	Taylor
Dean	Hubbard	Hancock	Truax
Elliott of Scott	Hush	Nelson of Story	Van Buren
Figgins	Irwin	O'Brien	Vaughn
Files	Istad	O'Donnell	Venard
Finnern	Jaycox	Orr	Vosseller
Fleming	Jensen	Pattison	Wamstad
Forsling	Johnson of	Paulson	Wearin
Gilmore	Dickinson	Pendray	Whiting
Greene	Johnson of	Randall	Mr. Speaker
Griswold	Keokuk		

The nays were, none.

Absent or not voting, 25.

Baker	Burton	Cox	Elliott of Polk
Ballew	Byers of Linn	Crozier	Ellsworth
Berry	Cole	Eckles	Hansen

Hollingsworth	McIntosh	Rawlings	Smith
Hunt	McMillan	Reno	Torgeson
Lichty	Mathews	Rylander	Van Wert
			Wilson

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 174, a bill for an act to amend the law as it appears in section forty-two hundred seventy-four (4274) of the Code, 1927, relating to the payment of tuition, was taken up for consideration.

Hopkins of Guthrie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 85.

Albert	Hall	King	Read
Allen	Hansen	Kline	Reno
Barnes	Hanson	Knudson	Rice
Bixler	Hattendorf	Lamb	Rutledge
Buchmiller	Hatter	Lichty	Ryder
Bush	Hayes	Lomas	Sass
Byers of Fayette	Heald	Lovrien	Shannon
Campbell	Helgason	McCaulley	Shields
Clark	Hill	McCreery	Simmer
Cole	Hollis	McIlrath	Swanson
Dayton	Holmgren	Mathews	Taylor
Dean	Hopkins	Miller	Truax
Elliott of Polk	Hubbard	Mounce	Van Buren
Elliott of Scott	Hush	Nelson of	Vaughn
Figgins	Irwin	Hancock	Venard
Files	Istad	Nelson of Story	Vosseller
Finnern	Jaycox	O'Brien	Wamstad
Fleming	Jensen	Orr	Wearin
Forsling	Johnson of	Pattison	Whiting
Gilmore	Dickinson	Paulson	Wilson
Greene	Johnson of	Pendray	Mr. Speaker
Griswold	Keokuk	Ratliff	
Hagglund			

The nays were, none.

Absent or not voting, 23.

Aiken	Byers of Linn	Hunt	Reimers
Bair	Cox	McIntosh	Rylander
Baker	Crozier	McMillan	Smith
Ballew	Eckles	O'Donnell	Torgeson
Berry	Ellsworth	Randall	Van Wert
Burton	Hollingsworth	Rawlings	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 41, a bill for an act authorizing certain city manager cities to establish, maintain and operate swimming pools, to acquire land therefor and to incur indebtedness on account thereof, as provided by chapter 319 of the Code, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Knudson of Hamilton the amendments proposed by the committee, found on page 241 of the Journal of February 7th, were adopted.

Mr. Knudson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 79.

Bair	Hanson	Knudson	Ratliff
Ballew	Hattendorf	Lamb	Read
Barnes	Hatter	Lichty	Reno
Bixler	Hayes	Lomas	Rutledge
Buchmiller	Heald	Lovrien	Ryder
Byers of Fayette	Helgason	McCaulley	Sass
Campbell	Hill	McCreery	Shannon
Clark	Hollis	McIlrath	Simmer
Cole	Holmgren	Mathews	Swanson
Dayton	Hopkins	Miller	Taylor
Dean	Hubbard	Mounce	Truax
Eckles	Hush	Nelson of	Van Buren
Elliott of Polk	Irwin	Hancock	Vaughn
Elliott of Scott	Istad	Nelson of Story	Venard
Files	Jaycox	O'Brien	Vosseller
Finnern	Jensen	O'Donnell	Wamstad
Forsling	Johnson of	Orr	Wearin
Gilmore	Dickinson	Pattison	Whiting
Greene	Johnson of	Paulson	Wilson
Hagglund	Keokuk	Pendray	Mr. Speaker
Hall	Kline		

The nays were, 3.

Allen	Figgins	Rice
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Absent or not voting, 26.

Aiken	Cox	Hollingsworth	Rawlings
Albert	Crozier	Hunt	Reimers
Baker	Ellsworth	King	Rylander
Berry	Fleming	McIntosh	Shields
Burton	Griswold	McMillan	Smith
Bush	Hansen	Randall	Torgeson
Byers of Linn			Van Wert

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 95, a bill for an act to make an emergency appropriation for the purpose of paying the necessary expenses of worthy and deserving blind students, who are residents of the state, and who attend institutions of higher learning, with report of committee recommending passage, was taken up for consideration.

Elliott of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 87.

Albert	Greene	Johnson of	Ratliff
Allen	Hagglund	Keokuk	Read
Bair	Hall	Kline	Reimers
Ballew	Hansen	Knudson	Reno
Barnes	Hanson	Lamb	Rice
Bixler	Hattendorf	Lichty	Rutledge
Buchmiller	Hatter	Lomas	Ryder
Bush	Hayes	Lovrien	Sass
Byers of Fayette	Heald	McCaulley	Shannon
Campbell	Helgason	McCreery	Shields
Clark	Hill	McIlrath	Simmer
Cole	Hollis	Mathews	Swanson
Dayton	Holmgren	Miller	Taylor
Dean	Hopkins	Mounce	Van Buren
Eckles	Hubbard	Nelson of	Vaughn
Elliott of Polk	Hush	Hancock	Venard
Elliott of Scott	Irwin	Nelson of Story	Vosseller
Figgins	Istad	O'Brien	Wamstad
Files	Jaycox	O'Donnell	Wearin
Finnern	Jensen	Orr	Whiting
Fleming	Johnson of	Pattison	Wilson
Forsling	Dickinson	Paulson	Mr. Speaker
Gilmore		Pendray	

The nays were, none.

Absent or not voting, 21.

Aiken	Crozier	King	Rylander
Baker	Ellsworth	McIntosh	Smith
Berry	Griswold	McMillan	Torgeson
Burton	Hollingsworth	Randall	Truax
Byers of Linn	Hunt	Rawlings	Van Wert
Cox			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 112, a bill for an act to amend section eleven thousand seven hundred sixty (11760), Code of 1927, relating to exemptions from execution, with report of committee recommending passage, was taken up for consideration.

Pendray of Jackson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 84.

Albert	Greene	King	Ratliff
Allen	Hagglund	Kline	Read
Bair	Hall	Knudson	Reimers
Ballew	Hansen	Lamb	Reno
Barnes	Hanson	Lichty	Rice
Bixler	Hattendorf	Lovrien	Rutledge
Buchmiller	Hatter	McCaulley	Ryder
Bush	Hayes	McCreery	Sass
Byers of Fayette	Heald	McIlrath	Shields
Campbell	Hill	Mathews	Simmer
Clark	Hollis	Miller	Swanson
Cole	Holmgren	Mounce	Taylor
Dayton	Hopkins	Nelson of	Truax
Dean	Hush	Hancock	Van Buren
Eckles	Irwin	Nelson of Story	Vaughn
Elliott of Polk	Istad	O'Brien	Venard
Elliott of Scott	Jaycox	O'Donnell	Wamstad
Figgins	Jensen	Orr	Wearin
Files	Johnson of	Pattison	Whiting
Finnern	Dickinson	Paulson	Wilson
Fleming	Johnson of	Pendray	Mr. Speaker
Forsling	Keokuk	Randall	

The nays were, none.

Absent or not voting, 24.

Aiken	Crozier	Hubbard	Rylander
Baker	Ellsworth	Hunt	Shannon
Berry	Gilmore	Lomas	Smith
Burton	Griswold	McIntosh	Torgeson
Byers of Linn	Helgason	McMillan	Van Wert
Cox	Hollingsworth	Rawlings	Vosseller

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 147, a bill for an act to make permanent the temporary transfer of money from the hospital maintenance fund of the Washington County Hospital to the hospital building fund of said hospital, with report of committee recommending passage, was taken up for consideration.

Dayton of Washington moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 85.

Aiken	Greene	Johnson of	Pendray
Albert	Griswold	Keokuk	Randall
Bair	Hagglund	King	Ratliff
Ballew	Hall	Kline	Read
Barnes	Hansen	Knudson	Reimers
Bixler	Hanson	Lamb	Reno
Buchmiller	Hattendorf	Lichty	Rutledge
Bush	Hatter	Lomas	Ryder
Byers of Fayette	Hayes	Lovrien	Sass
Campbell	Heald	McCreery	Shannon
Clark	Helgason	McIlrath	Simmer
Cole	Hill	Mathews	Swanson
Dayton	Hollis	Miller	Taylor
Dean	Holmgren	Mounce	Truax
Eckles	Hopkins	Nelson of	Van Buren
Elliott of Polk	Hush	Hancock	Venard
Elliott of Scott	Irwin	Nelson of Story	Vosseller
Figgins	Istad	O'Brien	Wearin
Files	Jaycox	O'Donnell	Whiting
Finnern	Jensen	Orr	Wilson
Fleming	Johnson of	Pattison	Mr. Speaker
Forsling	Dickinson	Paulson	
Gilmore			

The nays were, none.

Absent or not voting, 23.

Allen	Crozier	McIntosh	Smith
Baker	Ellsworth	McMillan	Torgeson
Berry	Hollingsworth	Rawlings	Van Wert
Burton	Hubbard	Rice	Vaughn
Byers of Linn	Hunt	Rylander	Wamstad
Cox	McCaulley	Shields	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Hubbard of Pottawattamie asked and obtained unanimous consent to request the Secretary of the Senate to redraft Senate File No. 15, the bill having been lost in the committee.

Senate File No. 15, a bill for an act to repeal section forty-nine hundred seventy-eight (4978), Code, 1927, and to enact a substitute therefor relating to motor vehicle number plates, was taken up for consideration, unanimous consent having been granted

for the immediate consideration of the bill without waiting for the report of the committee.

Hubbard of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 87.

Aiken	Gilmore	Johnson of	Read
Albert	Greene	Dickinson	Reimers
Allen	Griswold	Johnson of	Reno
Bair	Hagglund	Keokuk	Rice
Ballew	Hall	King	Rutledge
Barnes	Hansen	Kline	Ryder
Bixler	Hanson	Knudson	Sass
Buchmiller	Hattendorf	Lamb	Shannon
Bush	Hatter	Lichty	Shields
Byers of Fayette	Hayes	Lovrien	Simmer
Campbell	Heald	McCaulley	Swanson
Clark	Helgason	McCreery	Taylor
Cole	Hill	Mathews	Truax
Dayton	Hollis	Miller	Van Buren
Dean	Holmgren	Mounce	Vaughn
Eckles	Hopkins	O'Brien	Venard
Elliott of Polk	Hubbard	Orr	Vosseller
Elliott of Scott	Hush	Pattison	Wamstad
Figgins	Irwin	Paulson	Wearin
Files	Istad	Pendray	Whiting
Finnern	Jaycox	Randall	Wilson
Fleming	Jensen	Ratcliff	Mr. Speaker
Forsling			

The nays were, 1.

Lomas

Absent or not voting, 20.

Baker	Ellsworth	McMillan	Rawlings
Berry	Hollingsworth	Nelson of	Rylander
Burton	Hunt	Hancock	Smith
Byers of Linn	McIlrath	Nelson of Story	Torgeson
Cox	McIntosh	O'Donnell	Van Wert
Crozier			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 52, a bill for an act to amend the law as it appears in the Code, 1927, legalizing conveyances by executors, administrators, etc.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 87, a bill for an act to amend the law as it appears in the Code of 1927, relating to the issuance of permits to carry concealed weapons.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 40, a bill for an act relating to the levying of a tax to pay pensions to widowed mothers.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 88, a bill for an act to amend the law as it appears in section fifty-two hundred fourteen (5214) of the Code, 1927, relating to the reports by coroners of deaths coming within their jurisdiction.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 126, a bill for an act to repeal the law as it appears in the Code of 1927, relating to obtaining a license to practice barbering.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 124, a bill for an act to amend the law as it appears in chapter 124-b2, relating to the inspection of barber shops.

WALTER H. BEAM, *Secretary.*

#### SENATE MESSAGES CONSIDERED

Senate File No. 87, a bill for an act to amend the law as it appears in section twelve thousand nine hundred thirty-eight (12938) and section twelve thousand nine hundred forty-one (12941), of the Code, 1927, relating to the issuance of permits to carry concealed weapons.

Read first and second times and referred to committee on police regulation and suppression of crime.

Senate File No. 40, a bill for an act to amend Section Three Thousand Six Hundred Forty-one-b1 (3641-b1) of the Code, 1927, relating to the levying of a tax to pay pensions to widowed mothers.



Read first and second times and referred to committee on ways and means.

Senate File No. 52, a bill for an act to amend the law as it appears in section ten thousand three hundred ninety-four (10394) of the Code, 1927, legalizing conveyances by executors, administrators, trustees, guardians, assignees, receivers, referees or commissioners of record prior to January 1, 1920, limiting the time in which actions may be brought under or concerning the conveyances herein sought to be legalized, and making provision that this act shall not affect pending litigation.

Read first and second times and referred to committee on judiciary.

Senate File No. 88, a bill for an act to amend the law as it appears in section fifty-two hundred fourteen (5214) of the Code, 1927, relating to the reports by coroners of deaths coming within their jurisdiction.

Read first and second times and referred to committee on public health.

Senate File No. 126, a bill for an act to repeal the law as it appears in section twenty-five hundred eighty-five b fourteen (2585-b14) of the Code of 1927, and to enact a substitute therefor, relating to the qualifications for examination to obtain a license to practice barbering.

Read first and second times and referred to committee on public health.

Senate File No. 124, a bill for an act to amend the law as it appears in chapter one hundred twenty-four b two (124-b2), relating to the inspection of barber shops, and relating to the enforcement of the sanitary rules and regulations adopted by the State Department of Health for barber shops.

Read first and second times and referred to committee on public health.

#### BILL SIGNED BY THE SPEAKER.

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill:

Senate File No. 35.

## HOUSE FILE NO. 20 MADE SPECIAL ORDER

On request of Johnson of Dickinson, unanimous consent having been granted, House File No. 20 was made a special order for 10:00 a. m. Wednesday, February 13th.

## SPECIAL COMMITTEE ON APPROPRIATIONS

Hansen of Scott announced the appointment of the following committees to visit the institutions under the Board of Control and Board of Education in accordance with Senate Concurrent Resolution No. 9:

Griswold of Madison, Nelson of Hancock, and Albert of Grundy to visit the institutions under the Board of Control.

Byers of Linn, Wilson of Tama, and Hunt of Louisa to visit the institutions under the Board of Education.

## AMENDMENT FILED

Taylor of Audubon filed the following amendment to House File No. 103:

Amend House File No. 103, section 2, line 6, by inserting after the word "area" the following: "when eighty per cent (80%) of the counties of the state have complied with the statute."

On motion of Vosseller of Bremer the House adjourned until 9:30 a. m. Monday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 11, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Thomas Carson, pastor of the Methodist Episcopal church, Hampton, Iowa.

Journal of February 9th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Knudson of Hamilton for the day, on request of McCaulley of Calhoun; Crozier of Mahaska for the day, on request of Eckles of Butler.

## PETITIONS

Lichty of Black Hawk presented a petition from citizens of Emmet county favoring a law that would establish uniformity in school textbooks.

Referred to committee on schools and textbooks.

## INTRODUCTION OF BILLS

House File No. 196, by Knudson of Hamilton, a bill for an act to legalize the proceedings of The Jewell Farmers Elevator Company, Jewell, Iowa; with respect to the renewal of their articles of incorporation.

Read first and second times and referred to committee on judiciary.

House File No. 197, by Sass of Woodbury, a bill for an act to provide for the construction, purchase and maintenance of interstate bridges; to authorize the state highway commission to cooperate with the proper officials of adjoining states in relation to such bridges; to provide the funds for the construction, purchase and maintenance of such bridges; to provide the method of letting

the contracts for the construction of such bridges; to authorize any county, township or city in the state to aid in the construction or purchase of such bridges and issue bonds for such purpose and providing for the submission of the same to the electors of such county, township or city; and providing for the operation of such a bridge as a toll bridge for a limited period after which such bridge shall forever be free.

Read first and second times and referred to committee on interstate bridges.

The committee on agriculture offered the following resolution:

#### HOUSE CONCURRENT RESOLUTION NO. 5

*Whereas*, The live stock producers of this country are, from justice and necessity, entitled to a market for the sale of their live stock, which will insure most advantageous results to them governed either by the natural laws of competition and supply and demand or some other system equally effective; and

*Whereas*, During the last few years there is in existence a system of direct or private buying that has so expanded as to endanger, in the opinion of many, the open competitive live stock markets which have been built up in this country over a period of fifty years; and

*Whereas*, It is the opinion of the vast majority of the stock growers that if the open competitive markets do not prevail the direct or private system of buying is, as it operates today, dangerous to the live stock interests of the country; and

*Whereas*, Approximately 40% of the hogs now being shipped to the big terminal markets are bought in the country by packing agents and shipped to private stock yards and by this system are kept out of the competitive market.

*Therefore, Be It Resolved, the Senate Concurring*, That our representatives in congress are hereby requested and strongly urged to conduct a thorough and fair investigation of the questions of marketing live stock in all of its phases, especially with respect to the setting up of some form which will be satisfactory to live stock producers if the competitive market is becoming obsolete; such investigation to be made on a basis which will inspire confidence in the conclusions and result among the producers, the consumers, and the packers, the stock yards and all other marketing agencies; that will tend to settle adequately the questions which have perplexed the country and congress so much in the past, concerning marketing problems of the live stock industry.

*Be It Further Resolved*, That a copy of this resolution be sent to each of our representatives in Congress.

Laid over under rule 34.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 5, a bill for an act relating to the education of Indian children.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 72, a bill for an act to amend the law as it appears in section forty-two hundred ninety-one (4291) of the Code, 1927, relating to part time schools.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 77, a bill for an act relating to purchase, acquisition and maintenance of waterworks.

WALTER H. BEAM, *Secretary*.

## CONSIDERATION OF BILLS

House File No. 143, a bill for an act making section sixty-two hundred seventeen (6217), Code, 1927, relating to certain tax levies for general, grading, sewer and other funds in cities and towns and authorizing a consolidated levy for such purposes, applicable to cities acting under special charter, with report of committee recommending passage was taken up for consideration.

Hunt of Louisa moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 73.

Albert	Elliott of Scott	Hollis	Lichty
Baker	Ellsworth	Holmgren	Lomas
Ballew	Files	Hunt	McCaulley
Buchmiller	Finnern	Irwin	McCreery
Burton	Forsling	Istad	McIlrath
Byers of Fayette	Gilmore	Jaycox	McIntosh
Byers of Linn	Hagglund	Jensen	Mathews
Campbell	Hall	Johnson of	Miller
Clark	Hattendorf	Dickinson	Mounce
Cole	Hatter	Johnson of	Nelson of
Dayton	Helgason	Keokuk	Hancock
Dean	Hill	Kline	Nelson of Story
Eckles	Hollingsworth	Lamb	O'Brien

O'Donnell	Ratliff	Sass	Vaughn
Orr	Read	Shannon	Venard
Pattison	Reimers	Smith	Vosseller
Paulson	Reno	Truax	Whiting
Pendray	Rice	Van Buren	Wilson
Randall	Ryder	Van Wert	Mr. Speaker

The nays were, none.

Absent or not voting, 35.

Aiken	Elliott of Polk	Hopkins	Rylander
Allen	Figgins	Hubbard	Shields
Bair	Fleming	Hush	Simme
Barnes	Greene	King	Swanson
Berry	Griswold	Knudson	Taylor
Bixler	Hansen	Lovrien	Torgeson
Bush	Hanson	McMillan	Wamstad
Cox	Hayes	Rawlings	Wearin
Crozier	Heald	Rutledge	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Hollis of Black Hawk moved that Senate File No. 64, be withdrawn from the committee on animal industry and substituted for House File No. 103.

Motion prevailed.

House File No. 152, a bill for an act to amend section four thousand one hundred thirty-one (4131), Code, 1927, relating to attaching and detaching territory to and from adjoining corporations, with report of committee recommending passage was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?" rule 18 was invoked.

The ayes were, 55.

Baker	Files	Istad	Mounce
Ballew	Finnern	Jensen	Nelson of Story
Barnes	Forsling	Johnson of	O'Brien
Buchmiller	Gilmore	Dickinson	Orr
Burton	Griswold	Johnson of	Pattison
Byers of Linn	Hagglund	Keokuk	Paulson
Campbell	Hall	Lichty	Pendray
Cox	Hattendorf	Lovrien	Randall
Dayton	Hollingsworth	McCaulley	Ratliff
Dean	Holmgren	McCreery	Reno
Eckles	Hunt	McIlrath	Ryder
Ellsworth	Irwin	McIntosh	Rylander

Sass	Van Buren	Venard	Whiting
Shannon	Van Wert	Wearin	Mr. Speaker
Truax			

The nays were, 28.

Aiken	Helgason	Lomas	Rice
Albert	Hill	Mathews	Shields
Byers of Fayette	Hollis	Miller	Simmer
Clark	Hush	Nelson of	Smith
Cole	Jaycox.	Hancock	Vaughn
Elliott of Scott	Kline	Read	Vosseller
Fleming	Lamb	Reimers	Wilson
Greene			

Absent or not voting, 25.

Allen	Figgins	Hopkins	Rawlings
Bair	Hansen	Hubbard	Rutledge
Berry	Hanson	King	Swanson
Bixler	Hatter	Knudson	Taylor
Bush	Hayes	McMillan	Torgeson
Crozier	Heald	O'Donnell	Wamstad
Elliott of Polk			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 86, a bill for an act to amend section eighty-six hundred seventy-one (8671) of the Code, 1927, relating to life insurance and medical examinations therefor, with report of committee recommending amendment and passage, was taken up for consideration, unanimous consent having been granted for the suspension of the rules.

On motion of Simmer of Wapello the amendments proposed by the committee, found on page 269 of the journal of February 9th, were adopted.

Cole of Harrison offered the following amendments and moved their adoption:

Amend House File No. 86, section one (1) by striking the words "or to" at the end of line seven (7); also, amend by striking the first word "policies" in line eight (8).

Reimers of Lyon moved the previous question on all pending amendments and the main bill.

Motion prevailed.

On the question, "Shall the amendments be adopted?" a roll call was demanded.

The ayes were, 23.

Allen	Cox	Jensen	Pendray
Baker	Finnern	Lamb	Smith
Bixler	Griswold	McIlrath	Van Buren
Buchmiller	Hanson	Miller	Wamstad
Clark	Holmgren	Nelson of	Whiting
Cole	Hopkins	Hancock	
	Hush		

The nays were, 67.

Albert	Greene	Johnson of	Reimers
Ballew	Hagglund	Keokuk	Reno
Barnes	Hall	Kline	Rice
Burton	Hansen	Lichty	Ryder
Byers of Fayette	Hattendorf	Lomas	Rylander
Byers of Linn	Hatter	Lovrien	Sass
Campbell	Hayes	McCreery	Shannon
Dayton	Helgason	McIntosh	Simmer
Dean	Hill	Mathews	Swanson
Eckles	Hollingsworth	Mounce	Truax
Elliott of Scott	Hollis	Nelson of Story	Van Wert
Ellsworth	Hunt	O'Brien	Vaughn
Figgins	Irwin	O'Donnell	Venard
Files	Istad	Orr	Vosseller
Fleming	Jaycox	Pattison	Wearin
Forsling	Johnson of	Paulson	Wilson
Gilmore	Dickinson	Randall	Mr. Speaker
		Read	

Absent or not voting, 18.

Aiken	Elliott of Polk	McCaulley	Rutledge
Bair	Heald	McMillan	Shields
Berry	Hubbard	Ratliff	Taylor
Bush	King	Rawlings	Torgeson
Crozier	Knudson		

Amendment lost.

Simmer of Wapello moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 84.

Albert	Eckles	Hattendorf	Johnson of
Ballew	Elliott of Scott	Hatter	Dickinson
Barnes	Ellsworth	Hayes	Johnson of
Buchmiller	Figgins	Helgason	Keokuk
Burton	Files	Hill	King
Bush	Fleming	Hollingsworth	Kline
Byers of Fayette	Forsling	Hollis	Lamb
Byers of Linn	Gilmore	Hopkins	Lichty
Campbell	Greene	Hubbard	Lomas
Clark	Hagglund	Hunt	Lovrien
Cox	Hall	Irwin	McCaulley
Dayton	Hansen	Istad	McCreery
Dean	Hanson	Jaycox	McIntosh



Mathews	Pattison	Rylander	Vaughn
Miller	Paulson	Sass	Venard
Mounce	Pendray	Shannon	Vosseller
Nelson of Hancock	Randall	Shields	Wamstad
Nelson of Story	Read	Simmer	Wearin
O'Brien	Reimers	Smith	Whiting
O'Donnell	Reno	Swanson	Wilson
Orr	Rice	Truax	Mr. Speaker
	Ryder	Van Wert	

The nays were, 11.

Allen	Cole	Hush	Ratliff
Bair	Griswold	Jensen	Van Buren
Baker	Holmgren	McIlrath	

Absent or not voting, 13.

Aiken	Elliott of Polk	Knudson	Rutledge
Berry	Finnern	McMillan	Taylor
Bixler	Heald	Rawlings	Torgeson
Crozier			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### HOUSE FILE NO. 193 REFERRED TO COMMITTEE ON RAILROADS

Pattison of Jefferson asked and obtained unanimous consent to have House File No. 193 referred to the committee on railroads.

#### REPORT OF SPECIAL ELECTION CONTEST COMMITTEE

Greene of Pottawattamie, chairman of the committee on the contest of Ditto vs. Hattendorf, submitted the following:

The undersigned committee heretofore appointed by your Honorable Body to investigate contest at the 1928 general election between O. J. Ditto and H. C. Hattendorf, of Osceola County, Iowa, for state representative hereby submit this, their report of said contest.

Your committee met on January 16, 1929, at the Hotel Savery in Des Moines, Iowa, and took up the statement of contest filed in this matter and found that it was necessary to make a complete re-canvass of the votes cast at the last general election in Osceola County. Your committee has canvassed and counted all of the ballots submitted in this election contest and the canvass was completed on the afternoon of February 9, 1929. We found that O. J. Ditto had 1,732 ballots and conceded votes and that H. C. Hattendorf had 1,715 ballots and conceded votes in said election, and we found that the votes cast for contestant and incumbent

in the various precincts and townships of Osceola County to be as follows, to-wit:

Precinct	Ditto	Hattendorf
Allison .....	67	109
Baker .....	194	105
Fairview .....	90	123
Gilman .....	351	115
Goeway .....	94	87
Harrison .....	62	102
Horton .....	23	125
Ocheyedan .....	121	301
Viola .....	45	60
Wilson .....	42	47
Holman .....	207	144
Sibley Holman .....	436	397
	1,732	1,715

In the beginning it was agreed by the attorneys for the contestant and incumbent that it was up to this committee to determine whether the ballots objected to by the attorneys showed identification marks or not. Your committee found that there were seven contested ballots cast in said county which the committee either disregarded or were unable to agree upon. However, the disagreement does not change the result in this contest.

The committee has tried to reconcile the objections as made by counsel and by parties concerned in this contest with the election statutes in this state and the cases which have been decided by our supreme court and with reference to the manner of deciding whether a ballot should be counted or not on the objection raised as to identification, this committee has been guided mainly by the decision in Fullarton vs. McCaffrey, 177 Ia. 64 and, following the rule as laid down in that case and the election laws as found in the Iowa, 1927, Code, the committee decided in whose favor the disputed ballots should be counted.

There has been no claim made as to fraud as pertaining to the election officials in Osceola County, Iowa, and no fraud is intimated or proven.

There is objection raised to Gilman township where there were five hundred fifteen ballots cast and five hundred five ballots appear in the bag. It is claimed that there are ten ballots missing from this precinct. However, there were contested, spoiled or rejected ballots in this bag not accounted for by the election officials and whether or not these ten ballots are counted makes no difference in the outcome of this election and this committee feels that it would be manifestly unfair to disfranchise all the voters in this precinct because of some mistake, oversight or neglect on the part of the election officials in keeping or making the proper return as the case may be in this precinct. This finding applies to the other precincts in this county where there is a discrepancy as to the number of ballots cast and with the same result.

Objection is also made that the ballots have not been preserved as required by the laws of the state. However, the county auditor of Osceola County was before this committee, was duly sworn and he testified without contradiction that the ballots delivered to this committee were the same ballots which were returned by the proper election officials in Osceola County to the county auditor's office and were preserved by him in the manner and in the form as required by law and that he had the absolute custody over said ballots. This committee finds that the ballots have been taken care of and preserved in substantial compliance with the law and that they are the same ballots as returned by the various election boards. It is not claimed nor proven that there was any fraud in connection with the preservation of said ballots by the county auditor of Osceola County. (See *Cook vs. Fisher*, 100 Ia. 31. *State vs. Burnholz*, 106 Ia. 157. *Murphy vs. Lenz*, 131 Ia. 328.)

Where it was possible and no infringement was made on the law, the committee determined who should be entitled to the ballot from the marks on the particular ballot, showing the actual intent of the voter with respect to the incumbent and contestant; and where there were actually identifying marks on the ballots this committee disregarded said ballot and declared such a ballot a vote for nobody. However, we are of the opinion that many of the marks on said ballots were due to the mistake of the voter rather than an intent to deliberately identify such a ballot.

The system of voting in this county is by the paper ballot, party circles and squares printed in the proper manner, voting machines not being in use.

The main dispute in this contest is over the Sibley precinct vote. The change varies as many as thirty votes, according to the number of contested votes for each candidate is given consideration. This precinct alone is largely responsible for the shift of the vote from the incumbent to the contestant. The incumbent challenges the entire Sibley vote for the reason that the judges of election failed to comply with the election laws and particularly Code, 1927, section 851. It is the opinion of at least a majority of this committee that there was a substantial compliance by said election officials as to their duties under the law—and there was no fraud, no substantial irregularity and that we had before us the voted ballots as returned by the proper officials in this county and the most that can be claimed concerning this precinct is that the count for state representative was incorrect as shown by said ballots. This we undisputedly have the prerogative to correct.

Objection has been raised by the incumbent that certain ballots were not strung on a wire as required by section 851 of the Code, 1927, and while this procedure should be followed, still the statute is not mandatory and ballots which are folded and returned without being strung on a wire

should not be rejected. The statute is directory only and has been so decided by our courts.

This committee extended to the principals in this contest the privilege of introducing any and all testimony they desired on any question raised so that we might have before us the facts to sustain or overrule any claim, charge or irregularity in this matter.

The able attorneys for the contestant and incumbent have filed with this committee briefs and arguments on the questions involved in this matter so that the committee might be aided in reaching a decision. These briefs and arguments have been carefully considered and, after a careful deliberation and after considering all matters submitted in this contest and after being duly advised in the premises, your committee finds:

1. That there is no fraud, neglect, misconduct or noticeable irregularity with reference to the election held in said county in the action of the election officials or the county auditor of Osceola County.

2. That the irregularities, if any, were such irregularities, as in no manner affects the result of this contest. Conceding, for the sake of argument only, that either candidate would receive entirely all of the lost or misplaced ballots, the ultimate result would be the same.

3. This committee further finds that our court has held "in the absence of fraud where an election appears to have been fairly and honestly conducted, mere irregularity in the conduct of election will not invalidate it where it does not appear that the result is affected, although the circumstances may be such as to subject the officers to punishment", and because the undisputed evidence presented before the committee conclusively establishes the fact that in each and every precinct in this county the election officials were absolutely free from any taint of fraud whatsoever, and that the free and unmolested will of the voters in this county were expressed by their ballots.

4. It is conceded by everyone that in case of a contest over the election of representative Art. 3, Sec. 7 of the constitution of this state gives to this body the absolute right to judge and determine for itself the qualification, election and return of its own members. While the power is arbitrary, we feel that it should not be abused and that an honest effort should be made, as was made in this instance, to determine who actually received the majority of the vote cast, the will and right of the voter prevailing.

Your committee has endeavored, as far as possible, to prevent error, mistake or delay in this re-canvass of this vote, with the only thought in mind of finding out the facts as to who was the legally elected state representative from Osceola County, Iowa, and your committee respectfully reports and shows to this Honorable Body that the contestant, O. J. Ditto, was legally elected state representative from Osceola County, Iowa, and your committee, therefore, finds and further recommends that he be declared duly elected representative from Osceola County, the

Ninety-eighth Representative district of Iowa, and entitled to all the rights and privileges thereof. All of which is respectfully submitted.

HARRY M. GREEN, *Chairman*,  
 JAMES N. HAYES,  
 C. O. DAYTON,  
 MARION R. MCCAULLEY,  
 J. F. KLINE,

Committee.

#### REPORT OF CONTEST COMMITTEE MADE SPECIAL ORDER

On motion of Greene of Pottawattamie the report of the contest committee was made a special order for 10:00 a. m., Thursday, February 14th.

#### ADDITIONAL COPIES ORDERED PRINTED

Elliott of Scott asked and obtained unanimous consent to have five hundred additional copies of House File No. 185 printed.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 24, a bill for an act relating to the transfer of money from the State Insane Fund to the General County Fund of Decatur County, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 25, a bill for an act relating to the temporary transfer of money from the Court Expense Fund to the General County Fund of Decatur County, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 40, a bill for an act to legalize the reincorporation of the Plymouth Clay Products Company of Fort Dodge, Iowa.

WALTER H. BEAM, *Secretary*.

#### SENATE MESSAGES CONSIDERED

Senate File No. 24, a bill for an act to make permanent the temporary transfer of money from the State Insane Fund to the General County Fund of Decatur County, Iowa.

Read first and second times and referred to committee on judiciary.

Senate File No. 25, a bill for an act to make permanent the temporary transfer of money from the Court Expense Fund to the General County Fund of Decatur County, Iowa.

Read first and second times and referred to committee on judiciary.

#### PROOFS OF PUBLICATION

The official proof of publication of Senate File No. 24, a bill for an act to make permanent the temporary transfer of money from the state insane fund to the general county fund of Decatur county, Iowa, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

The official proof of publication of Senate File No. 25, a bill for an act to make permanent the temporary transfer of money from the court expense fund to the general county fund of Decatur county, Iowa, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

The official proofs of publication of House File 178, a bill for an act legalizing certain franchises of the Iowa-Illinois Telephone Company in the towns of West Point, Eldon, Richland, New London, Hedrick, Donnellson, Montrose, Hillsboro, Oakville, Ainsworth, Cone, Letts, Wayland and Winfield in the state of Iowa, were duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

#### AMENDMENT FILED

Shields of Clarke filed the following amendment:

Amend House File No. 8, section 1, as follows:

By inserting after the word "school" in line 5, the word "or its equivalent".

On motion of Helgason of Emmet the House adjourned until 9:15 a. m., Tuesday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 12, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Carl P. Bast, pastor of the First Congregational church, Rock Rapids, Iowa.

Journal of February 11th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: McIlrath of Poweshiek for the day, on request of Crozier of Mahaska; McCaulley of Calhoun for the day, on request of Knudson of Hamilton.

## PETITIONS

The Delaware County Farm Bureau presented a resolution stating it was their belief that minor repairs on the farm to market roads could best be handled by local authority.

Referred to committee on roads and highways.

Allen of Pocahontas presented a petition from residents of Pocahontas protesting against S. F. 109.

Referred to committee on ways and means.

## REPORTS OF COMMITTEES

Hanson of Winnebago, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections, to whom was referred House File No. 34, a bill for an act to repeal the law as it appears in Section five hundred eighty-four (584), Code of 1927, and to enact a substitute in lieu thereof relative to the recount of ballots in primary elections, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File No. 34, section one (1), lines nine (9) and ten (10) by striking out the words "twenty-four hours" and inserting in lieu thereof the words "one o'clock p. m. on Monday".

H. N. HANSON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on elections, to whom was referred House File No. 88, a bill for an act to amend Section five hundred forty-seven (547) of the Code, 1927, relating to candidates for township and precinct offices, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend section one (1), line four (4), by striking out the word "or" and inserting in lieu thereof the word "and".

H. N. HANSON, *Chairman.*

Report adopted.

Nelson of Hancock, from the committee on printing, submitted the following report:

MR. SPEAKER: Your committee on printing, to whom was referred Senate File No. 30, a bill for an act to amend Section 5723 of the Code, 1927, relating to the compensation allowed newspapers for the publication of legal notices, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. H. NELSON, *Chairman.*

Report adopted.

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 171, a bill for an act to make permanent the temporary transfer of money from the Court Fund to General County Fund of Clinton County, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 178, a bill for an act legalizing certain franchises of the



Iowa-Illinois Telephone Company in the towns of West Point, Eldon, Richland, New London, Hedrick, Donnellson, Montrose, Hillsboro, Oakville, Ainsworth, Cone, Letts, Wayland and Winfield in the State of Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 186, a bill for an act amending sections fifty-one hundred seventy-seven (5177) and ten thousand one hundred fifteen (10115) of the Code, 1927, relating to marginal assignments or releases of mortgages, contracts or other instruments constituting encumbrances on real estate, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 164, a bill for an act to amend section ten thousand two hundred sixty-three (10263) of the Code, 1927, pertaining to the limitation of landlord's lien in case of sale of stock of merchandise under judicial process, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By striking the word "two" in line four (4) and by inserting in lieu thereof the word "three".

L. B. FORSLING, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 163, a bill for an act to amend the law as it appears in section thirty-five hundred sixty (3560), Code of 1927, providing for a jury trial on appeal from an order committing a person charged with insanity, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. B. FORSLING, *Chairman*.

Passed on file.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Barnes of Wright, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports it has examined and finds correctly enrolled: House Files Nos. 5, 72, 77, and 40.

S. A. BARNES,  
*Acting Chairman House Committee.*

CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## AMENDMENT WITHDRAWN

Shields of Clarke asked and obtained unanimous consent to withdraw his amendment to House File No. 8, filed on February 11th and found on page 294 of the journal.

## HOUSE FILE NO. 42 RE-REFERRED

McMillan of Benton called up House File No. 42, with report of committee recommending indefinite postponement, and asked and obtained unanimous consent to have House File No. 42 re-referred to the committee on county and township organization.

## CONSIDERATION OF HOUSE CONCURRENT RESOLUTION

Knudson of Hamilton called up House Concurrent Resolution No. 5, relative to investigation of the question of the marketing of live stock by our representatives in Congress and moved its adoption.

Motion prevailed and the House Concurrent Resolution was adopted.

## HOUSE FILE NO. 31 WITHDRAWN

Bush of Cherokee asked and obtained unanimous consent to withdraw House File No. 31 from the committee on agriculture and from further consideration of the House.

## INTRODUCTION OF BILLS

House File No. 198, by Ryder of Dubuque, a bill for an act to amend the law as it appears in section forty two hundred (4200) of the Code, 1927, relating to salary of school treasurer.

Read first and second times and referred to committee on compensation of public officers.

House File No. 199, by Hansen of Scott, a bill for an act to amend section fifty-three hundred thirty-four (5334), Code, 1927, relating to contracts for the support of the poor, and to authorize the board of supervisors to contract for medical and dental services for poor persons.

Read first and second times and referred to committee on public health.

House File No. 200, by Simmer and Hall of Wapello, a bill for an act relating to the filing of an insurance policy, surety bond or other collateral sufficient to pay damages for public liability in the sum of five thousand dollars (\$5,000.00) and property damage in the sum of five hundred dollars (\$500.00).

Read first and second times and referred to committee on judiciary.

House File No. 201, by committee on judiciary, a bill for an act to protect investors, by regulating sales and purchases and attempted sales and purchases within the state of Iowa, of stocks, bonds, notes, debentures, evidences of indebtedness, investment contracts, interests in or under profit sharing or participating agreements or schemes, and interests in trusts, all hereinafter called securities; by defining words, phrases, and terms used in this account; by fixing the scope of the regulation in this act provided and prescribing the conditions under which securities may be sold, bartered, or exchanged or offered therefor; by providing for enforcement of this act through public agencies and otherwise; and by prescribing and imposing penalties for violation of or non-compliance with this act, and repealing chapter three hundred ninety-three (393) of the Code, 1927, relating to investment companies.

Read first and second times and passed on file.

House File No. 202, by committee on elections, a bill for an act to provide for filling vacancies in nominations of presidential electors.

Read first and second times and passed on file.

House File No. 203, by Wamstad of Mitchell, a bill for an act to amend sections four thousand twelve (4012), four thousand twenty-six (4026), four thousand twenty-seven (4027) and chapter one hundred ninety-nine (199) of title XII of the Code, 1927, relating to the medical and surgical treatment of indigent persons.

Read first and second times and referred to committee on public health.

House File No. 204, by Bush of Cherokee and Helgason of Emnet, a bill for an act to amend the law as it appears in sections forty-eight hundred eighteen (4818), forty-eight hundred nineteen (4819), forty-eight hundred twenty-two (4822), forty-eight hundred twenty-three (4823), forty-eight hundred twenty-three b-one (4823-b1), forty-eight hundred twenty-four (4824), forty-eight hundred twenty-five (4825), and repeal sections forty-eight hundred seventeen (4817), and forty-eight hundred twenty-one (4821) of the Code, 1927, and to enact substitutes therefor, relating to the destruction of weeds, and to provide for the appointment of "weed commissioners" and to prescribe their powers and duties.

Read first and second times and referred to committee on agriculture.

#### CONSIDERATION OF BILLS

House File No. 159, a bill for an act to amend section ten thousand three hundred ninety-eight (10398), Code, 1927, relating to the legalization of certain tax sale proceedings so as to extend the provision of such legalization to the year nineteen hundred fifteen (1915), was taken up for consideration.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend House File No. 159 by adding thereto the following:

"Sec. 2. Any person having any claim affected by the provisions of section one (1) hereof, shall institute proceedings to enforce the same within three (3) months after the taking effect of this act, and thereafter any such claim shall be forever barred."

Amendment adopted.

Mr. Forsling moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 90.

Albert	Fleming	Johnson of	Reimers
Allen	Forsling	Keokuk	Reno
Baker	Gilmore	King	Rice
Ballew	Greene	Kline	Rutledge
Barnes	Griswold	Knudson	Ryder
Bixler	Hagglund	Lamb	Sass
Buchmiller	Hall	Lichty	Shannon
Burton	Hattendorf	Lovrien	Shields
Bush	Hatter	McCreery	Simmer
Byers of Fayette	Hayes	McIntosh	Smith
Byers of Linn	Heald	McMillan	Swanson
Campbell	Helgason	Mathews	Taylor
Clark	Hill	Miller	Truax
Cox	Hollingsworth	Mounce	Van Buren
Crozier	Hopkins	Nelson of Story	Van Wert
Dayton	Hunt	O'Brien	Vaughn
Dean	Hush	Orr	Venard
Eckles	Irwin	Pattison	Wamstad
Elliott of Polk	Istad	Paulson	Wearin
Elliott of Scott	Jaycox	Pendray	Whiting
Ellsworth	Jensen	Randall	Wilson
Figgins	Johnson of	Ratliff	Mr. Speaker
Files	Dickinson	Read	
Finnern			

The nays were, none.

Absent or not voting, 18.

Aiken	Hanson	McCaulley	Rawlings
Bair	Hollis	McIlrath	Rylander
Berry	Holmgren	Nelson of	Torgeson
Cole	Hubbard	Hancock	Vosseller
Hansen	Lomas	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House.

Forsling of Woodbury offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 159 by adding thereto the following: "and providing a statute of limitations".

Amendment adopted and the title, as amended, was agreed to.

House File No. 160, a bill for an act to amend section ten thousand four hundred six (10406), Code, 1927, relating to the legalization of certain conveyances of real estate as to extend the provisions of such legalization to the year nineteen hundred fifteen (1915), was taken up for consideration.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend House File No. 160 by adding thereto the following:

"Sec. 2. Any person having any claim affected by the provisions of Section one (1) hereof, shall institute proceedings to enforce the same within three (3) months after the taking effect of this act, and thereafter any such claim shall be forever barred."

Amendment adopted.

Mr. Forsling moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 90.

Albert	Finnern	Jaycox	Read
Bair	Fleming	Jensen	Reimers
Baker	Forsling	Johnson of	Reno
Ballew	Gilmore	Dickinson	Rice
Barnes	Greene	Johnson of	Rutledge
Bixler	Griswold	Keokuk	Ryder
Buchmiller	Hagglund	Kline	Sass
Burton	Hall	Knudson	Swanson
Bush	Hansen	Lamb	Shields
Byers of Fayette	Hattendorf	Lichty	Smith
Byers of Linn	Hatter	Lovrien	Swanson
Campbell	Hayes	McCreery	Taylor
Clark	Heald	McIntosh	Truax
Cole	Helgason	McMillan	Van Buren
Cox	Hill	Mathews	Van Wert
Crozier	Hollingsworth	Miller	Vaughn
Dean	Hollis	Mounce	Venard
Eckles	Holmgren	Orr	Vosseller
Elliott of Polk	Hopkins	Pattison	Wamstad
Elliott of Scott	Hunt	Paulson	Wearin
Ellsworth	Hush	Pendray	Whiting
Figgins	Irwin	Randall	Wilson
Files	Istad	Ratliff	Mr. Speaker

The nays were, none.

Absent or not voting, 18.

Aiken	Hubbard	Nelson of	Rawlings
Allen	King	Hancock	Rylander
Berry	Lomas	Nelson of Story	Simmer
Dayton	McCaulley	O'Brien	Torgeson
Hanson	McIlrath	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House.

Forsling of Woodbury offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 160 by adding thereto the following: "and providing a statute of limitations".

Amendment adopted and the title, as amended, was agreed to.

House File No. 8, a bill for an act to amend the law as it appears in section thirty-eight hundred eighty-four (3884) of the Code, 1927, relating to applicants for teachers' certificates, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Reimers of Lyon the amendments proposed by the committee, found on page 255 of the journal of February 8th, were adopted.

Reno of Polk offered the following amendment and moved its adoption:

Amend House File No. 8, section one (1), by adding after the word "school" in line five (5) the words "or its equivalent".

Amendment adopted.

Shields of Clarke offered the following amendment to House File No. 8, as amended, and moved its adoption:

Amend House File No. 8, section one (1), by striking out the following words: "all applicants for teachers' certificates shall be graduate of a four-year approved high school or its equivalent who" and inserting in lieu thereof the words: "all applicants for teachers' certificates shall have completed an approved four-year high school course or its equivalent and".

Amendment adopted.

Helgason of Emmet moved the previous question.

Motion prevailed.

Reimers of Lyon moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 92.

Albert	Buchmiller	Cole	Elliott of Polk
Allen	Bush	Cox	Elliott of Scott
Bair	Byers of Fayette	Crozier	Ellsworth
Ballew	Byers of Linn	Dayton	Figgins
Barnes	Campbell	Dean	Files
Bixler	Clark	Eckles	Finnern

Fleming	Hush	Miller	Sass
Forsling	Irwin	Mounce	Shannon
Greene	Istad	Nelson of	Shields
Hagglund	Jaycox	Hancock	Simmer
Hall	Jensen	Nelson of Story	Smith
Hanson	Johnson of	O'Brien	Swanson
Hattendorf	Dickinson	Orr	Taylor
Hatter	Johnson of	Pattison	Truax
Hayes	Keokuk	Paulson	Van Buren
Heald	King	Pendray	Vaughn
Helgason	Knudson	Randall	Venard
Hill	Lamb	Ratliff	Vosseller
Hollingsworth	Lichty	Read	Wamstad
Hollis	Lomas	Reimers	Wearin
Holmgren	Lovrien	Reno	Whiting
Hopkins	McCreery	Rice	Wilson
Hubbard	McIntosh	Rutledge	Mr. Speaker
Hunt	McMillan	Ryder	

The nays were, 8.

Baker	Gilmore	Hansen	Rylander
Burton	Griswold	Mathews	Van Wert

Absent or not voting, 8.

Aiken	Kline	McIlrath	Rawlings
Berry	McCaulley	O'Donnell	Torgeson

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Reimers of Lyon moved to reconsider the vote by which House File No. 8 passed the House and the motion to reconsider be laid on the table.

Motion prevailed.

#### BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House Files Nos. 5, 72, 77 and 40.

Knudson of Hamilton, chairman of the committee on agriculture, called up the report of the committee found on page 270 of the journal of February 9th, recommending that House File No. 102 be indefinitely postponed and moved its adoption.

Allen of Pocahontas moved as a substitute for the committee report that House File No. 102 be re-referred to the committee on agriculture.



Motion prevailed and House File No. 102 was re-referred to the committee on agriculture.

#### BILLS SENT TO THE GOVERNOR

Barnes of Wright, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 12th day of February, 1929, sent to the governor for his approval: House Files Nos. 5, 72, 77, and 40.

S. A. BARNES, *Acting Chairman.*

Report adopted.

Hollingsworth of Boone offered the following resolution:

#### RESOLUTION

*Whereas*, The Honorable John L. Good, who was a member of the House of Representatives in the Twenty-sixth and Twenty-seventh General Assemblies from Boone county, died Friday afternoon, June 8, 1928, at Ogden, Iowa; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly*, That a committee of three be appointed to draft suitable resolutions to be presented to the House in commemoration of his life and services to his county and state.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Hollingsworth moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Hollingsworth of Boone, Buchmiller of Greene, and Rutledge of Webster.

Elliott of Polk moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in joint session.

Motion prevailed, and the chair appointed as such committee: Elliott of Polk, Randall of Lucas, Mounce of Van Buren.

Elliott of Polk from the committee appointed to notify the Senate that the House was ready to receive it in joint session, reported that they had performed their duty. The report was accepted and the committee discharged.

The sergeant-at-arms announced the arrival of the President pro tempore of the Senate, the Secretary of the Senate, and the Honorable Body of the Senate.

The President pro tempore of the Senate was escorted to the Speaker's station, the Secretary to the Chief Clerk's desk, and the members of the Senate took seats in the west side of the chamber.

#### JOINT CONVENTION

In accordance with concurrent resolution duly adopted, the joint convention was called to order, President pro tempore Shane, of the Senate, presiding.

President pro tempore Shane announced a quorum present and the joint convention duly organized.

Wilson of Tama moved that a committee of two be appointed, one from the Senate and one from the House, to notify Mr. Fred B. Smith that the joint convention was ready to receive him.

Motion prevailed and the President pro tempore appointed as such committee: Wilson of Tama, Senator Doran of Boone.

Mr. Wilson, from the committee appointed to notify Mr. Smith that the joint convention was ready to receive him, appeared with the visiting guest.

President pro tempore Shane then introduced Mr. Smith, who addressed the joint convention.

Pendray of Jackson moved that the joint convention be now dissolved. Motion prevailed.

The House reconvened Speaker Johnson in the chair.

Venard of Sioux moved that the remarks of Fred B. Smith in Joint Convention be printed in the House Journal.

Venard of Sioux asked unanimous consent to withdraw his motion. Objection was made.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 113, a bill for an act relating to the maturity and payment of bonds.

Also, that the Senate has passed the following bill in which the concurrence of the House was asked:

Senate File No. 166, a bill for an act relating to capital and surplus required for the organization of stock life insurance companies.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 135, a bill for an act relating to changing school district boundaries.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 75, a bill for an act to make permanent a temporary transfer of county money in Osceola county, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 87, a bill for an act relating to statement by school boards of receipts and expenditures.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 67, a bill for an act relating to the number of Judges of the Supreme Court, and providing for an additional Judge of said Court.

WALTER H. BEAM, *Secretary.*

#### SENATE MESSAGES CONSIDERED

Senate File No. 113, a bill for an act to amend section one thousand one hundred seventy-nine b-one (1179-b1), one thousand one hundred seventy-nine b-two (1179-b2) and one thousand one hundred seventy-nine b-four (1179-b4) of chapter sixty-three b-one (63-b1) of the Code relating to the maturity and payment of bonds.

Read first and second times and referred to committee on cities and towns.

Senate File No. 166, a bill for an act to amend section eighty-six hundred forty-seven (8647) of the Code of 1927 relating to capital and surplus required for the organization of stock life insurance companies.

Read first and second times and referred to committee on insurance.

Senate File No. 135, a bill for an act to repeal the law as it appears in section forty-one hundred thirty-five (4135) of the Code, 1927, relating to changing school district boundaries.

Read first and second times and referred to committee on schools and textbooks.

Senate File No. 75, a bill for an act to make permanent the temporary transfer of money from the county bridge fund to the county general fund of Osceola county, Iowa.

Read first and second times and referred to committee on judiciary.

#### ADDITIONAL COPIES ORDERED

Simmer of Wapello asked and obtained unanimous consent to have 500 additional copies of House File No. 200 printed.

Albert of Grundy asked and obtained unanimous consent to have the following communication printed in the Journal.

Holland, Iowa, February 9, 1929.

HON. OTTO ALBERT,

Des Moines, Iowa.

Friend Otto:

Much obliged for sending me the House Journal; note that you got your bill passed. It looks good to me, but Otto why the extra Supreme Judge and the increase in district judges' salaries? It appears to me that about every other bill that is being introduced is for more expense and more taxes. Each or nearly every member stated that he or she was for economy. After elected it seems to be forgotten. It would appear to me that if the legislature met once every four years it would be a God-send to the public.

Yours with best wishes,

O. A. ONTJES.

#### PROOF OF PUBLICATION

The official proof of publication of Senate File No. 75, a bill for an act to make permanent the temporary transfer of money from the county bridge fund to the county general fund of Osceola county, Iowa, was duly filed with the Chief Clerk of the House

in compliance with the provisions of section 10358 of the Code, 1927.

#### AMENDMENTS FILED

Allen of Pocahontas filed the following amendments to House File No. 131:

Amend House File No. 131 by striking all of Section 1.

Also, to further amend House File No. 131 by striking all of Section 2 and inserting in lieu thereof the following:

“Every building used as a hospital in the state, or any building which shall hereinafter be so designated by the state department of health, shall be equipped with removable bars or screens suitable for placing over the windows of two or more rooms which will prevent the escape of patients through windows, and such bars or screens shall be used in such rooms when the physician or nurse in charge of the patient confined therein shall deem it necessary.”

Also amend Section 3 of House File No. 131 by striking, in lines 1 and 2, the words:

“section one (1) and section two (2) of”

Also, instructing the Chief Clerk to renumber said sections accordingly.

McMillan of Benton filed the following amendment to House File No. 42:

Amend by striking all following the enacting clause and substituting in lieu thereof the following:

Section 1. The county treasurer may authorize any bank outside the county seat that has been designated a depository for county funds, to accept payment of taxes payable in said county providing that at no time shall said bank have in its possession more than the maximum amount of money authorized by the Board of Supervisors.

Sec. 2. Nothing herein shall be construed to relieve the county treasurer and his bondsmen from liability on his official bond for any loss resulting from making collections of taxes in the manner provided in this act.

Sec. 3. It is further provided that the treasurer shall not deliver tax receipts to banks authorized to receive payment of taxes prior to the time he shall have received said tax money for which receipts are given.

On motion of Rice of Clinton the House adjourned until 9:15 a. m., Wednesday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 13, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Russell G. Nye, pastor of the Methodist church, Brooklyn, Iowa.

Journal of February 12th corrected and approved.

## RESOLUTION

The Creston Kiwanis Club of Creston presented a resolution favoring legislation improving the educational advantages for Iowa's physically handicapped children.

Referred to the committee on schools and textbooks.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Knudson of Hamilton for the day, on request of Holmgren of Palo Alto.

Venard of Sioux called up the motion made by him February 12th that the address of Fred B. Smith in joint convention be printed in the journal.

Greene of Pottawattamie moved that the motion be laid on the table.

On the question, "Shall the motion be laid on the table?" a roll call was demanded.

The ayes were, 21.

Byers of Fayette	Hall	Hunt	Reno
Byers of Linn	Hansen	Irwin	Rutledge
Dayton	Hattendorf	Lamb	Ryder
Dean	Hayes	McIntosh	Sass
Elliott of Scott	Holmgren	Rawlings	Taylor
Greene			

The nays were, 66.

Aiken	Figgins	Kline	Rice
Albert	Files	Lichty	Rylander
Allen	Fleming	McCreery	Shannon
Bair	Forsling	McMillan	Shields
Baker	Griswold	Mathews	Simmer
Barnes	Hagglund	Mounce	Smith
Bixler	Hatter	Nelson of Story	Swanson
Buchmiller	Heald	O'Brien	Torgeson
Burton	Helgason	Orr	Van Buren
Bush	Hill	Pattison	Van Wert
Campbell	Hollis	Paulson	Vaughn
Clark	Hopkins	Pendray	Venard
Cole	Hush	Randall	Vosseller
Cox	Istad	Ratliff	Wearin
Crozier	Jaycox	Read	Wilson
Eckles	Jensen	Reimers	Mr. Speaker
Elliott of Polk	King		

Absent or not voting, 21.

Ballew	Hollingsworth	Knudson	Nelson of
Berry	Hubbard	Lomas	Hancock
Ellsworth	Johnson of	Lovrien	O'Donnell
Finnern	Dickinson	McCaulley	Truax
Gilmore	Johnson of	McIlrath	Wamstad
Hanson	Keokuk	Miller	Whiting

Motion lost.

Motion by Mr. Venard prevailed.

#### REMARKS OF FRED B. SMITH

##### "FUNDAMENTAL PATRIOTISM"

Synopsis of an address delivered by Fred B. Smith, New York City, chairman of the executive committee of the "World Alliance for International Friendship through the Churches" before the Joint Assembly of the Legislature of the State of Iowa, February 12, 1929.

Gentlemen: I would do myself a great injustice and would be indifferent to the rules of courtesy if I failed to express at once deep appreciation for the generous invitation which you extended to me to be your speaker upon this one hundred and twentieth anniversary of the birth of Abraham Lincoln. I am led to believe that a considerable part of the honor which you have done me today may be attributed to the fact that I am a native born son of this great Commonwealth. It is true that I had no influence in determining where I would be born and therefore cannot claim superior wisdom about that historic fact. But in the more than sixty-three years I have lived I have traveled rather extensively not only in my own country, having been in each of the forty-eight states repeatedly, but also in most of the greater countries throughout the world, south of the equator as well as north. I have visited the Orient five times and crossed the Atlantic Ocean sixty-eight times.

My considered sober testimony is that if I now were to choose and were free to select my birthplace I would be born in Lone Tree, Johnson county, Iowa. The geographical location, the soil, the traditions and the "ideas" of Iowa suit me. I am persuaded that if a man who has been so favored as to have his birthplace in Iowa does make a reasonable success of life he may be assured that he would have been a total failure had that significant event taken place elsewhere. I do not wish to make others not so favored in birthright unduly sensitive, for them it is just a misfortune and must be lived down. But there is hope in the realization that that which was withheld in birth may be in part redeemed in voluntary adoption of citizenship in Iowa. For myself I am glad, proud and inspired to be known as one who hails from "Where the tall corn grows."

But, gentlemen of the Iowa Legislature, you have not invited me here and met in this unusual joint assembly for felicitations of this kind only.

It is the anniversary of the birthday of a great statesman, a towering personality, an unexcelled President. I shall attempt no oratories about his character. I would fail if I so attempted to do. In common with you I have read many biographies of Lincoln but I think the one which impressed me most was one by Lord Charnwood, an Englishman. He portrays him as the "Supreme Patriot." He does not follow those narrow limits of a patriotism which would only fit one people but lifts him to the place of exalted patriotism which could not be founded by geography. Every biographer of which I have remembrance puts this quality called "patriotism" in the first place without taking time to illustrate every point by specific incident. We may well, upon this day, ask after all "What is Patriotism?" "Who is the real Patriot?" Without dissent or discussion we are agreed that patriotism is a very noble thing and likewise that if patriotism decays the state will collapse. But a definition which will stand the acid test of experience is not so easy. It is a something which can be and is being viciously abused in our own America right now. Superficial men may be heard on the street corners shouting about "100 per cent patriotism" who have never had two sober thoughts of what is meant by that platitude.

Samuel Johnson once declared that "patriotism is the last refuge of the scoundrel." Sinclair, Doheny, Fall, Dougherty, and Stewart when they were debauching the government were shouting loudly about "patriotism."

Frankly, after rather intimate knowledge and acquaintance with many of our public men of the last quarter of a century I have reached the place where, when I hear some man boasting of his intense patriotism, I half wonder what dirty trick he is mixed up in.

Perhaps a negative definition will help us, that is the philosophy by which some lawyers conduct their cases. The negative theory is a very sound doctrine in the practice of medicine. Elimination of certain possibilities is thought to create a valid hypothesis. By this rule permit me to suggest three things:

First. Patriotism is not bragging. If boasting and bragging was real patriotism no other nation on earth could approach us. We are the braggers de luxe of all time. The loudest mouthed man in Iowa is not necessarily the most patriotic.



Second. Wealth does not imply patriotism. If dollars could spell patriotism we would lead the universe unchallenged.

Third. Big armies and navies do not guarantee patriotism. We are now in a titanic struggle with the militarist party which is highly organized and financed and is attempting to force the doctrines of Napoleon and Kaiser Wilhelm upon this people. They grow red in the face as they shout of their passionate love of country and in the same breath cry for vast military expansion in the exact form which has ruined every nation that adopted it. It is not patriotism. The great Edwin Burke in one of the hours when he was being accused of disloyalty to his country said, "Patriotism is a man's love for his country which expresses itself in unselfish service for the highest moral welfare of the people."

America needs a new crop of this brand of patriots. We have far too many who are ready to exploit the country for their selfish purposes, to squeeze the very fat out of the land, to put in their own coffers while they hide in a smoke screen labeled "Patriotism". Who are some of the true patriots of the twentieth century in our country?

First. There is a patriotism in unselfish sacrificial service to preserve our form of Constitutional Government.

Thoughtful men, those who view critically, past history and take long looks ahead are alarmed about the flippant and vicious disregard of law and orderly method of government from one end of our country to the other.

The following figures given out at a recent meeting of the American Bar Association indicate in a small way the magnitude of law violations in the year of 1927:

Stolen merchandise passing through "fences," 3 billion dollars.

Fraudulent stocks manipulated, 2 billion dollars.

Burglary and theft, 523 million dollars.

Embezzlements and defalcations, 125 million dollars.

Forgeries, 125 million dollars.

Murders, 12,000.

Divorce decrees issued (1928), 190,000.

It does not take much imagination to understand what this means if it is to go on uncorrected. Unfortunately, however, these figures do not set forth the most appalling aspect of this disregard of legal method of life. The head center of this plague is directed to the Eighteenth Amendment and the Volstead Act. Violations of these laws are flaunted in high society, and sometimes among public officials. I pause to say that any man has a right to any view concerning the wisdom of this method of dealing with the temperance question. But no man—high or low—rich or poor—who violates these laws has a right to call himself a good citizen to say nothing of being a patriot.

This nation needs a revival of the Lincoln doctrine of regard for law.

"Let every American, every lover of liberty, every well-wisher to his posterity swear by the blood of the Revolution never to violate in the last particular the laws of the country, and never to tolerate their violation by others. As the patriots of '76 rallied to the support of the Declaration of Independence, so to the support of the Constitution and laws let every American pledge his life, his property, and his sacred honor—

let every man remember that to violate the law is to trample on the blood of his father and to tear up the charter of his own and children's liberty. Let reverence for the laws be breathed by every American mother to the lisping babe that prattles on her lap; let it be taught in schools, in seminaries, and in colleges; let it be written in primers, spelling books, and in almanacs; let it be preached from the pulpit, proclaimed in legislative halls, and enforced in courts of justice. And, in short, let it become the political religion of the nation."

This is patriotism.

Second. There is a patriotism in the development of adequate methods of International Cooperation for enduring peace. That very distinguished editor and publicist, Mr. Henry Wickham Steed of the London Review of Reviews, who, I doubt not, some of you met and heard when he visited this capital city a little more than 12 months ago, gives this suggestive definition of patriotism in a recent issue of his magazine.

"The best form of patriotism is that which seeks to promote National fitness to share in international work."

There seems among some a conflict in a deep genuine love for one's own country and a corresponding love for the highest welfare of the people of the whole world. Whether we will or no the world is developing in a unity which will involve, for weal or woe, every nation and race. "Isolation" is as dead feudalism. The human family of every color, tongue, race and condition is in an unparallel struggle for the substitution of conciliatory, arbitral, judicial methods of composing misunderstandings when they occur rather than resort to armed conflict and collective slaughter. America the greatest power cannot stand aside. We assembled here, love Iowa, her every valley and hill, and her institutions. Her peculiar needs are our immediate concern. But we do not need to insult Illinois, Missouri, Minnesota, and Nebraska to prove our devotion to the land of our birth or adoption. Indeed, we are glad to cooperate fully with the citizenry of these neighboring states for the common good. Europe is nearer to Iowa now than Kentucky was in my boyhood.

This International cooperation has economic implications but fundamentally it is a peace or war problem.

Once more if I may refer to this anniversary. Lincoln hated—dreaded war. Our powerful America must share her full burden for this supreme cause.

This is fundamental patriotism.

Third. There is a patriotism in the preservation of our moral, ethical, and spiritual traditions.

I wonder who really made Iowa great. I wonder who and what made the United States great. Essentially ours is a moral foundation. If I should call the roll of the members of this great legislative body and ask each for his antecedents. I would not go far until I would run into religion. Take the influence of the little church with its white spire pointing to heaven and its bell calling the people to prayer out of our life. Wipe out the preachers, sermons and all they have meant to our present happiness and prosperity and what would be left us. This country has been made great and strong by God fearing, God serving men and women. I am not discussing Protestant religion or Catholic religion. I am not

debating about the Jewish faith or the Gentile doctrines. I am simply bringing to remembrance the undisputed evidence that good men morally have bene the bulwarks of this republic.

Let no man of loose moral or ethical standards talk of patriotism. Every immoral man is a liability to his country no matter how loudly he may proclaim his patriotism.

Once more on this anniversary of the birthday of this "supreme patriot" let us be reminded of his wonderful faith in God. Dr. John Wesley Hill has written a book which deals entirely with Lincoln's religion. For some reason only known to himself he did not join any Ecclesiastical order but his love for and knowledge of the Bible was beyond that of most men. Dr. Hill's book is filled with his prayers. America needs more true vital religion.

This is patriotism.

In closing let me read a quotation from a speech by one whom all Americans love to honor. "Whatever inspires and strengthens the religious belief and religious activities of the people, whatever ministers to their spiritual life is of supreme importance. Without it all other efforts will fail. With it lies the only hope of success.

The strength of our country is the strength of its religious convictions." (Signed) Calvin Coolidge, President, United States of America.

This, gentlemen, is genuine fundamental patriotism.

#### REPORTS OF COMMITTEES

Hansen of Scott, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 54, a bill for an act to make an appropriation to reimburse the Capitol Extension Fund of the State, for the amount of money paid for boilers which were delivered to the Board of Control of state institutions for use at certain state institutions, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 128, a bill for an act making appropriation to defray the expense of the inaugural ceremonies, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted:

Gilmore of Cedar, from the committee on departmental affairs, submitted the following report:

MR. SPEAKER: Your committee on departmental affairs, to whom was referred House File No. 22, a bill for an act to regulate the employment of persons to act as counsel or agents to promote or oppose proceedings pending in the General Assembly, to provide a record of such employment, to prescribe the duties of the Secretary of State and of such employers and employees in relation to said subject matter, to require the filing of an expense account attending such employment, and to provide penalties for a violation of the act, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WM. T. GILMORE, *Chairman.*

Report adopted.

Lichty of Black Hawk, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 157, a bill for an act to repeal section forty-three hundred seventy (4370) of the Code, 1927, relating to erection or repair of schoolhouses and to enact a substitute therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 94, a bill for an act to amend section four thousand three hundred forty-five (4345) of the Code of 1927 relating to the establishing of a pension and annuity retirement system for public school teachers in certain districts, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman.*

Report adopted.

Simmer of Wapello, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 55, a bill for an act to amend section fifty-seven hundred thirty-two (5732) of the Code, 1927, relating to the jurisdiction of the mayor, beg leave to report they have had the same under consid-

eration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

LEONARD\*SIMMER, *Chairman.*

Passed on file.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Barnes of Wright, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files Nos. 67 and 87. Senate File No. 15.

S. A. BARNES,  
*Acting Chairman House Committee.*

CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

On motion of Forsling of Woodbury, chairman of committee on judiciary, recommending House File No. 163 be indefinitely postponed was adopted.

#### INTRODUCTION OF BILLS

House File No. 205, by Rice and Paulson of Clinton, a bill for an act amending section five thousand seven hundred forty-five (5745) of the Code, 1927, relating to gasoline curb pumps.

Read first and second times and referred to committee on cities and towns.

House File No. 206, by Whiting of Johnson and Dayton of Washington, a bill for an act to authorize school corporations to combine for the purpose of maintaining union high schools, to prescribe the procedure to effect such combination, to provide for the election of directors in such combined districts, to fix the powers and duties of public officers with reference to such combined districts, to authorize the levy of taxes to maintain such districts, to provide for the annexation of territory to such combined districts, and to provide for the dissolution of such combined districts.

Read first and second times and referred to committee on schools and textbooks.

House File No. 207, by Nelson of Hancock, a bill for an act to repeal the law as it appears in chapter ninety-one (91) title V of the Code, 1927, and to enact a substitute therefor relating to the practice of accountancy; to establish a board of accountancy and to provide for the examination, registration and licensing of practitioners of accountancy; to provide rules and regulations concerning the practice thereof and to provide penalties for violation thereof.

Read first and second times and referred to committee on judiciary.

House File No. 208, by Rice of Clinton, a bill for an act to abolish the office of school treasurer, to impose on the county treasurer the duties heretofore performed by school treasurers, to amend, revise, and codify sections forty-two hundred (4200), forty-two hundred sixteen-b-seven (4216-b7), forty-three hundred sixteen (4316), forty-three hundred eighteen (4318), forty-three hundred nineteen (4319), forty-three hundred twenty (4320), forty-three hundred twenty-one (4321), and forty-three hundred ninety-nine (4399); to repeal sections forty-two hundred twenty-two (4222), forty-two hundred forty (4240), forty-three hundred four (4304), forty-three hundred ten (4310), forty-three hundred fourteen (4314), forty-three hundred sixty-nine (4369), forty-three hundred ninety-eight (4398) and forty-four hundred thirty-six (4436; and to enact substitutes therefore and to amend sections forty-one hundred forty-eight (4148), forty-two hundred fourteen (4214), forty-two hundred sixteen (4216), forty-two hundred thirty-nine-a-one (4239-a1), forty-two hundred seventy-four (4274), forty-two hundred seventy-seven (4277), forty-two hundred seventy-eight (4278), forty-three hundred five (4305), forty-three hundred six (4306), forty-three hundred eight (4308), forty-three hundred seventeen (4317), forty-three hundred ninety-six (4396), forty-four hundred (4400), forty-four hundred eight (4408) and forty-four hundred nine (4409); all said sections relating to the subject matter of this act, and being of the Code 1927.

Read first and second times and referred to committee on schools and textbooks.

House File No. 209, by Elliott of Polk, a bill for an act to amend the law as it appears in section five thousand six hundred sixty-nine (5669) of the Code of 1927 relating to the compensation of assessors and deputies.

Read first and second times and referred to committee on compensation of public officers.

House File No. 210, by Elliott of Polk, a bill for an act to amend the law as it appears in section six thousand nine hundred sixty-three (6963) of the Code of 1927 relating to place of listing certain property for taxation.

Read first and second times and referred to committee on ways and means.

#### BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills:

House Files Nos. 67, 87, and Senate File No. 15.

#### CONSIDERATION OF BILLS

House File No. 150, a bill for an act to amend the law as it appears in section forty-two hundred eighteen (4218) of the Code, 1927, relating to submission of proposition to vote of school electors, with report of committee recommending passage, was taken up for consideration.

Torgeson of Worth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 98.

Aiken	Crozier	Hansen	Jaycox
Albert	Dayton	Hanson	Jensen
Allen	Dean	Hattendorf	Johnson of
Bair	Eckles	Hatter	Keokuk
Baker	Elliott of Polk	Hayes	King
Ballew	Ellsworth	Heald	Kline
Barnes	Figgins	Helgason	Lamb
Bixler	Files	Hill	Lichty
Buchmiller	Finnern	Hollingsworth	Lovrien
Burton	Fleming	Hollis	McCaulley
Bush	Forsling	Holmgren	McCreery
Byers of Fayette	Gilmore	Hopkins	McIntosh
Campbell	Greene	Hubbard	McMillan
Clark	Griswold	Hunt	Mathews
Cole	Hagglund	Irwin	Miller
Cox	Hall	Istad	Mounce

Nelson of Hancock	Ratliff	Sass	Van Buren
Nelson of Story	Rawlings	Shannon	Van Wert
O'Brien	Read	Shields	Vaughn
Orr	Reimers	Simmer	Venard
Pattison	Reno	Smith	Wamstad
Paulson	Rice	Swanson	Wearin
Pendray	Rutledge	Taylor	Whiting
Randall	Ryder	Torgeson	Wilson
	Rylander	Truax	Mr. Speaker

The nays were, none.

Absent or not voting, 10.

Berry	Hush	Knudson	O'Donnell
Byers of Linn	Johnson of Dickinson	Lomas	Vosseller
Elliott of Scott		McIlrath	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 59, a bill for an act to amend section five hundred eight, (508) of the Code, 1927, relating to proclamation of elections by the sheriff, with report of committee recommending passage, was taken up for consideration.

Finnern of Crawford moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 53.

Allen	Fleming	Kline	Ryder
Bair	Greene	Lamb	Smith
Barnes	Hagglund	McMillan	Swanson
Buchmiller	Hattendorf	Mathews	Taylor
Burton	Hayes	Mounce	Torgeson
Byers of Fayette	Heald	O'Donnell	Van Buren
Byers of Linn	Hill	Paulson	Van Wert
Campbell	Hollingsworth	Pendray	Venard
Clark	Holmgren	Ratliff	Vosseller
Dayton	Hubbard	Rawlings	Wearin
Elliott of Scott	Hunt	Read	Whiting
Ellsworth	Irwin	Reimers	Wilson
Files	Istad	Rutledge	Mr. Speaker
Finnern			

The nays were, 50.

Aiken	Cox	Gilmore	Hollis
Albert	Crozier	Griswold	Hopkins
Baker	Dean	Hall	Hush
Ballew	Eckles	Hansen	Jaycox
Bixler	Elliott of Polk	Hanson	Jensen
Bush	Figgins	Hatter	Johnson of
Cole	Forsling	Helgason	Keokuk



King	McIntosh	Orr	Sass
Lichty	Miller	Pattison	Shannon
Lovrien	Nelson of	Randall	Shields
McCaulley	Hancock	Reno	Simmer
McCreery	Nelson of Story	Rice	Vaughn
McIlrath	O'Brien	Rylander	Wamst�ad

Absent or not voting, 5.

Berry	Johnson of Dickinson	Knudson Lomas	Truax
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So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 171, a bill for an act to make permanent the temporary transfer of money from the court fund to general county fund of Clinton county, Iowa, with report of committee recommending passage, was taken up for consideration.

Rice of Clinton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 91.

Albert	Files	Johnson of	Randall
Allen	Finnern	Keokuk	Ratliff
Bair	Fleming	King	Rawlings
Baker	Forsling	Kline	Reno
Ballew	Gilmore	Lamb	Rice
Barnes	Greene	Lichty	Rutledge
Bixler	Griswold	Lovrien	Ryder
Buchmiller	Hall	McCaulley	Rylander
Burton	Hattendorf	McCreery	Sass
Bush	Hatter	McIlrath	Shannon
Byers of Fayette	Hayes	McIntosh	Smith
Campbell	Heald	McMillan	Swanson
Clark	Helgason	Mathews	Taylor
Cole	Hollingsworth	Miller	Van Buren
Cox	Hollis	Mounce	Van Wert
Crozier	Holmgren	Nelson of	Vaughn
Dayton	Hopkins	Hancock	Venard
Dean	Hubbard	Nelson of Story	Vosseller
Eckles	Hush	O'Brien	Wamst�ad
Elliott of Polk	Irwin	O'Donnell	Wearin
Elliott of Scott	Istad	Orr	Whiting
Ellsworth	Jaycox	Pattison	Wilson
Figgins	Jensen	Paulson	Mr. Speaker
		Pendray	

The nays were, 1.

Torgeson

Absent or not voting, 16.

Aiken	Hansen	Johnson of	Reimers
Berry	Hanson	Dickinson	Shields
Byers of Linn	Hill	Knudson	Simmer
Hagglund*	Hunt	Lomas	Truax
		Read	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### BILLS SENT TO THE GOVERNOR

Barnes of Wright, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 13th day of February, 1929, sent to the governor for his approval: House Files Nos. 67 and 87.

S. A. BARNES, *Acting Chairman.*

Report adopted.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 33, a bill for an act relating to the management of cemetery funds by trustees.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 43, a bill for an act to legalize bus franchises.

WALTER H. BEAM, *Secretary.*

#### CONSIDERATION OF BILLS

The hour for the special order having arrived, House File No. 20, a bill for an act to amend section thirty-seven hundred fifty-seven (3757) of the Code, 1927, relating to the employment of prisoners, with report of committee recommending passage was taken up for consideration.

Reno of Polk offered the following amendment and moved its adoption:

Amend House File No. 20 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. That section three thousand seven hundred fifty-seven (3757) of the Code, 1927, be and the same is hereby amended by striking therefrom lines 14 to 23, inclusive.

Bair of Buena Vista moved the previous question on the amendment.

Motion prevailed.

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 24.

Aiken	Greene	McCaulley	Rice
Albert	Hall	McCreery	Rutledge
Byers of Fayette	Hayes	McIntosh	Rylander
Byers of Linn	Helgason	Mathews	Sass
Elliott of Polk	Hush	O'Donnell	Simmer
Forsling	Irwin	Reno	Whiting

The nays were, 78.

Allen	Finnern	Johnson of	Randall
Bair	Fleming	Dickinson	Ratliff
Ballew	Gilmore	Johnson of	Rawlings
Barnes	Griswold	Keokuk	Read
Bixler	Hagglund	King	Reimers
Buchmiller	Hansen	Kline	Shannon
Burton	Hanson	Lamb	Shields
Bush	Hattendorf	Lichty	Smith
Campbell	Hatter	Lomas	Swanson
Clark	Heald	Lovrien	Torgeson
Cole	Hill	McIlrath	Truax
Cox	Hollingsworth	McMillan	Van Buren
Crozier	Hollis	Miller	Van Wert
Dayton	Holmgren	Mounce	Vaughn
Dean	Hopkins	Nelson of	Venard
Eckles	Hubbard	Hancock	Vosseller
Elliott of Scott	Hunt	Nelson of Story	Wamstad
Ellsworth	Istad	Orr	Wearin
Figgins	Jaycox	Pattison	Wilson
Files	Jensen	Paulson	Mr. Speaker
		Pendray	

Absent or not voting, 6.

Baker	Knudson	Ryder	Taylor
Berry	O'Brien		

Amendment lost.

Bair of Buena Vista moved that the House adjourn until 9:00 a. m., Thursday.

Motion lost.

Reno of Polk offered the following amendment and moved its adoption:

Amend House File No. 20 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. That section three thousand seven hundred fifty-seven (3757) of the Code, 1927, be and the same is hereby amended by striking therefrom lines 24 to 31, inclusive.

Hanson of Winnebago moved that the House adjourn until 2:00 p. m., today.

Motion lost.

Ratliff of Henry moved the previous question on the amendment.

Motion prevailed.

On the question, "Shall the amendment be adopted?" a roll call was demanded.

• The ayes were, 20.

Aiken	Greene	McCaulley	Rutledge
Albert	Hall	McCreery	Ryder
Byers of Fayette	Hayes	Mathews	Rylander
Byers of Linn	Hush	O'Donnell	Sass
Elliott of Polk	Irwin	Reno	Simmer

The nays were, 78.

Allen	Gilmore	Johnson of	Rawlings
Ballew	Griswold	Keokuk	Read
Barnes	Hagglund	King	Reimers
Bixler	Hanson	Kline	Rice
Buchmiller	Hattendorf	Lichty	Shannon
Burton	Hatter	Lomas	Shields
Bush	Heald	Lovrien	Smith
Campbell	Helgason	McIlrath	Swanson
Clark	Hill	McMillan	Torgeson
Cole	Hollingsworth	Miller	Truax
Cox	Hollis	Mounce	Van Buren
Crozier	Holmgren	Nelson of	Van Wert
Dayton	Hopkins	Hancock	Vaughn
Dean	Hubbard	Nelson of Story	Venard
Eckles	Hunt	Orr	Vosseller
Elliott of Scott	Istad	Pattison	Wamstad
Ellsworth	Jaycox	Paulson	Wearin
Figgins	Jensen	Pendray	Whiting
Files	Johnson of	Randall	Wilson
Finnern	Dickinson	Ratliff	Mr. Speaker
Fleming			

Absent or not voting, 10.

Bair	Forsling	Lamb	O'Brien
Baker	Hansen	McIntosh	Taylor
Berry	Knudson		

Amendment lost.

Simmer of Wapello offered the following amendment and moved its adoption:

Amend House File No. 20 by adding thereto the following:

Section 2. No goods, wares or merchandise made or manufactured under the provisions of this Act, shall be sold or offered for sale to the buying public in the State of Iowa.

Smith of O'Brien moved the previous question on the amendment.

Motion prevailed.

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 22.

Allen	Hayes	Mathews	Rutledge
Byers of Fayette	Hill	O'Donnell	Ryder
Byers of Linn	Irwin	Paulson	Sass
Elliott of Polk	McCaulley	Reno	Simmer
Greene	McCreery	Rice	Whiting
Hall	McIntosh		

The nays were, 75.

Albert	Fleming	Johnson of	Ratliff
Ballew	Gilmore	Dickinson	Rawlings
Barnes	Griswold	Johnson of	Read
Buchmiller	Hagglund	Keokuk	Reimers
Burton	Hansen	King	Rylander
Bush	Hanson	Kline	Shannon
Campbell	Hattendorf	Lamb	Shields
Clark	Hatter	Lichty	Smith
Cole	Heald	Lomas	Swanson
Cox	Helgason	Lovrien	Torgeson
Crozier	Hollis	McIlrath	Truax
Dayton	Holmgren	McMillan	Van Buren
Dean	Hopkins	Miller	Van Wert
Eckles	Hubbard	Mounce	Vaughn
Elliott of Scott	Hunt	Nelson of	Venard
Ellsworth	Hush	Hancock	Vosseller
Figgins	Istad	Nelson of Story	Wamstad
Files	Jaycox	Orr	Wearin
Finnern	Jensen	Pattison	Wilson
		Pendray	Mr. Speaker

Absent or not voting, 11.

Aiken	Berry	Hollingsworth	Randall
Bair	Bixler	Knudson	Taylor
Baker	Forsling	O'Brien	

Amendment lost.

Torgeson of Worth moved that the House adjourn until 9 a. m., Thursday.

Motion lost.

Mathews of Des Moines offered the following amendment and moved its adoption:

Amend House File No. 20 by adding thereto the following:

"Sec. 2. That section 3757 of the Code, 1927, be further amended by adding after the word "service" in line 26, a period and striking the balance of said section.

"Sec. 3. The minimum wage per day for each individual prisoner so engaged shall be computed at not less than \$3.00 per day; one dollar and fifty cents per day shall be paid by the Board of Control for the support and maintenance of the dependents of each prisoner so employed, and in the event such prisoner so employed shall have no dependents, then said wage shall be retained by the state."

Bixler of Adams moved to amend the amendment by striking from line three (3) of section three (3) the figures \$3.00 and inserting in lieu thereof the figures \$2.00; also, by striking from lines three (3) and four (4) the words "and fifty cents."

On the question, "Shall the amendment to the amendment be adopted?" a roll call was demanded.

The ayes were, 60.

Aiken	Elliott of Scott	Hopkins	O'Donnell
Albert	Ellsworth	Hubbard	Paulson
Allen	Files	Hush	Reno
Barnes	Finnern	Irwin	Rice
Bixler	Forsling	Kline	Rutledge
Burton	Greene	Lamb	Ryder
Bush	Hagglund	Lichty	Rylander
Byers of Fayette	Hall	Lomas	Sass
Byers of Linn	Hanson	McCaulley	Shannon
Campbell	Hatter	McCreery	Simmer
Cox	Hayes	McIlrath	Smith
Crozier	Heald	McIntosh	Venard
Dayton	Helgason	Mathews	Wamstad
Eckles	Hill	Miller	Wearin
Elliott of Polk	Hollingsworth	Nelson of Story	Whiting

The nays were, 42.

Bair	Hollis	McMillan	Reimers
Ballew	Holmgren	Mounce	Shields
Buchmiller	Hunt	Nelson of	Swanson
Clark	Istad	Hancock	Torgeson
Cole	Jaycox	O'Brien	Truax
Dean	Jensen	Orr	Van Buren
Figgins	Johnson of	Pattison	Van Wert
Fleming	Dickinson	Pendray	Vaughn
Gilmore	Johnson of	Ratliff	Vosseller
Griswold	Keokuk	Rawlings	Wilson
Hansen	King	Read	Mr. Speaker
Hattendorf			

Absent or not voting, 6.

Baker	Knudson	Randall	Taylor
Berry	Lovrien		

Amendment to the amendment adopted.

Torgeson of Worth moved the previous question on the amendment.

Motion prevailed.

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 48.

Aiken	Ellsworth	Hubbard	Rawlings
Albert	Files	Hush	Reno
Allen	Finnern	Irwin	Rice
Barnes	Forsling	Johnson of	Rutledge
Bixler	Greene	Keokuk	Ryder
Burton	Hall	Lamb	Sass
Byers of Fayette	Hanson	McCaulley	Shannon
Byers of Linn	Hatter	McCreery	Simmer
Campbell	Hayes	McIntosh	Taylor
Cox	Helgason	Mathews	Venard
Crozier	Hill	O'Donnell	Wearin
Elliott of Polk	Hollingsworth	Paulson	Whiting
Elliott of Scott			

The nays were, 53.

Bair	Hansen	McIlrath	Rylander
Ballew	Hattendorf	McMillan	Shields
Buchmiller	Heald	Miller	Smith
Bush	Hollis	Mounce	Swanson
Clark	Holmgren	Nelson of	Torgeson
Cole	Hopkins	Hancock	Truax
Dayton	Hunt	Nelson of Story	Van Buren
Dean	Istad	O'Brien	Van Wert
Eckles	Jaycox	Orr	Vaughn
Figgins	Jensen	Pattison	Vosseller
Fleming	Johnson of	Pendray	Wamstad
Gilmore	Dickinson	Ratliff	Wilson
Griswold	King	Read	Mr. Speaker
Hagglund	Kline	Reimers	

Absent or not voting, 7.

Baker	Knudson	Lomas	Randall
Berry	Lichty	Lovrien	

Amendment lost.

Greene of Pottawattamie offered the following amendment to House File No. 20 and moved its adoption:

Amend House File No. 20 by adding thereto the following:

Section 2. That said section three thousand seven hundred fifty-seven (3757) be further amended by adding a period after the word "service" and by striking the balance from lines twenty-six (26), inclusive.

On motion of Hush of Montgomery the House adjourned until 9:00 a. m., Thursday.



# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 14, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Percy M. Thomas, pastor of the First Friends church, Des Moines.

Journal of February 13th corrected and approved.

## PETITIONS

Truax of Buchanan presented a petition from citizens of Buchanan county protesting against House File No. 200. Referred to committee on insurance.

Lomas of Howard presented a petition from members of the county and state organization of Rural Letter Carriers Association opposing an increase in the gasoline tax. Referred to committee on roads and highways.

Allen of Pocahontas presented a petition from citizens of Pocahontas county protesting against Senate File No. 109. Referred to committee on ways and means.

## REPORTS OF COMMITTEES

McCaulley of Calhoun, from the committee on ways and means, submitted the following report:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File No. 137, a bill for an act to amend sections one thousand one hundred seventy-nine b-one, b-two, and b-four of the Code, 1927, relating to the maturity and payment of bonds, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File No. 137, section two (2), line four (4) by inserting after the word "latest" and before the word "valuation" the word "equalized".

MARION R. MCCAULLEY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File No. 15, a bill for an act to amend the law as it appears in section fifty-four hundred thirty-five (5435), Code of Iowa, 1927, relating to the licensing of dogs; and to repeal the law as it appears in section fifty-four hundred forty (5440) and fifty-four hundred forty-one (5441) relating to the certification and collection of license taxes on dogs and to enact a substitute therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

That the word "November" in the last line of section one thereof be changed to "October 15th", and that section two of said bill be stricken, and the words "twenty-five cents" in the last line of section three be stricken and the words "one dollar" be substituted in lieu thereof, and the sections be renumbered in conformity thereto.

MARION R. McCAULLEY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File No. 149, a bill for an act to amend section seventy-three hundred eight (7308) of the Code, 1927, by adding thereto an additional paragraph relating to the reciprocal exemption of intangible personal property from inheritance taxation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

MARION R. McCAULLEY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred Senate File No. 9, a bill for an act to repeal section seven thousand one hundred seventy-one (7171), Code, 1927, and to enact a substitute therefor and to provide for a levy of a tax for a county building repair fund, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

MARION R. McCAULLEY, *Chairman.*

Report adopted.

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 194, a bill for an act to amend section thirteen thousand

four hundred fifty-three (13453), Code, 1927, and to fix jurisdiction of offenses committed in aircraft, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By inserting between the word "aircraft" and the comma following, the words "while in flight".

L. B. FORSLING, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 192, a bill for an act to declare the venue of actions for damages caused by the unlawful or negligent operation of a motor vehicle, and to fix the conditions under which a change of venue may be had in such actions, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

L. B. FORSLING, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 180, a bill for an act to legalize the transfer by the Board of Supervisors of Dubuque County, of fifteen thousand seven hundred fifty-six dollars and seventy-nine cents (\$15,756.79) from the county general fund to the widows' pension fund of said county, said transfer being made by the said Board of Supervisors at a meeting held on February 28, 1928, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman*.

Report adopted.

Lichty of Black Hawk, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 89, a bill for an act to regulate the operation, outside cities and towns, of school and motor carrier busses, to require motor vehicles meeting or overtaking such busses to stop and remain stationary under certain circumstances, to prohibit the purchase of school busses unless provided with front and rear entrances, and to declare certain violations to constitute misdemeanors, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend the title by striking from line one the words, "outside cities and towns," also by striking from line two thereof the words, "and motor carrier" and inserting after the word "purchase" in line five thereof the words "or hire".

Amend Section 1 by striking from line 1 the following: "Stopping at rural places", also by striking from lines three and four of the same section the words "or motor carrier bus, outside the limits of cities and towns", also by striking from line six the words "or passengers".

Amend Section 3 by inserting after the word "purchase", in line two thereof, the words "or hire".

E. M. LICHTY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred Senate File No. 66, a bill for an act to amend the law as it appears in section fifty-two hundred thirty-three (5233) of the Code, 1927, relating to the expenses of the county superintendent, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

E. M. LICHTY, *Chairman.*

Passed on file.

On motion of Simmer of Wapello, chairman of the committee on cities and towns, the report of the committee recommending that House File No. 55 be indefinitely postponed was adopted.

#### INTRODUCTION OF BILLS

House File No. 211, by committee on insurance, a bill for an act to amend section eighty-six hundred fifty-one (8651) of the Code, 1927, relating to the organization and authorization of mutual life insurance companies.

Read first and second times and passed on file.

House File No. 212, by Vosseller of Bremer, a bill for an act to amend the law as it appears in section sixty-nine hundred forty-six (6946), Code of 1927, relating to the exemption from taxation of soldiers, sailors, marines and nurses who participated in the war with Spain.

Read first and second times and referred to committee on ways and means.

House File No. 213, by Taylor of Audubon, a bill for an act to make permanent the temporary transfer of certain moneys from the county general fund to the county bridge fund of Audubon county, Iowa.

Read first and second times and referred to committee on judiciary.

House File No. 214, by committee on public health, a bill for an act authorizing counties to adopt and organize a county board of health and welfare, and providing for the creation of a county health and welfare unit, which shall be under the direction and supervision of the county board of health and welfare, and outlining the duties of the county board of health and welfare and county health and welfare unit, and further providing for the payment of cost of operation of such county health and welfare unit.

Read first and second times and passed on file.

House File No. 215, by Rutledge of Webster, a bill for an act to amend the law as it appears in section thirty-two hundred thirty-six (3236) of the Code of Iowa, 1927, relating to the sale of food commodities by weight or in United States standard containers.

Read first and second times and referred to committee on dairy and food.

House File No. 216, by Forsling and Sass of Woodbury, a bill for an act to amend section forty hundred thirty-eight (4038), Code, 1927, relating to diseases of bees, to provide for county appropriation of funds in the eradication of such diseases.

Read first and second times and referred to committee on county and township organization.

House File No. 217, by Torgeson of Worth, a bill for an act to amend the law as it appears in section four thousand three hundred thirty-five (4335) relating to state aid for standard schools, how obtained and expended.

Read first and second times and referred to committee on schools and textbooks.

House File No. 218, by Hansen of Scott, a bill for an act to amend section one thousand seven hundred forty-eight (1748) of the Code, 1927, relating to license fees for nets and seines.

Read first and second times and referred to committee on fish and game.

House File No. 219, by Miller of Shelby, a bill for an act to amend the law as it appears in section thirty-one hundred ninety-three (3193), Code of 1927; and adopting a standard set of specifications for use in the state of Iowa by all distributors of gasoline, and requiring that no gasoline be sold within the state of Iowa unless the same conforms to the specifications adopted.

Read first and second times and referred to committee on commerce and trade.

House File No. 220, by Elliott of Polk, a bill for an act to repeal section four thousand eight hundred twenty-five (4825) of the Code, 1927, relating to notice of assessment for cutting noxious weeds, and to enact a substitute for the section repealed.

Read first and second times and referred to committee on agriculture.

House File No. 221, by Ballew of Appanoose, a bill for an act to authorize the issuance of a patent to certain lands in Appanoose county, Iowa.

Read first and second times and referred to committee on judiciary.

#### ADDITIONAL COPIES ORDERED PRINTED

Nelson of Hancock asked and obtained unanimous consent to have five hundred additional copies of House File No. 207 printed.

#### CONSIDERATION OF BILLS

The House resumed consideration of House File No. 20, a bill for an act to amend section thirty-seven hundred fifty-seven (3757) of the Code, 1927, relating to the employment of prisoners.

Greene of Pottawattamie asked and obtained unanimous consent to withdraw the amendment offered by him and found on page 327 of the Journal of February 13th.

Helgason of Emmet offered the following amendment and moved its adoption:

Amend House File No. 20 by striking all following the enacting clause and substituting in lieu thereof the following, "That section thirty-seven hundred fifty-seven (3757) of the Code, 1927, be and the same is hereby amended by striking from lines twenty-two (22) and twenty-three (23) the following, "but such contract shall not extend beyond July 1, 1931.

Bair of Buena Vista moved to amend the amendment by striking from the last line thereof the figures "1931" and inserting in lieu thereof the figures "1933".

Smith of O'Brien moved the previous question on the amendment to the amendment and the amendment.

Motion prevailed.

Time for Special Order No. 2 having arrived, Van Buren of Jones requested unanimous consent to continue the consideration of House File No. 20 until the final vote is had.

Objection was made.

Elliott of Scott moved that Special Order No. 2 be deferred until the completion of Special Order No. 1.

On the question, "Shall the consideration of Special Order No. 2 be deferred until the completion of Special Order No. 1?" a roll call was demanded.

The ayes were, 80.

Albert	Elliott of Scott	Johnson of	Ratliff
Bair	Ellsworth	Keokuk	Rawlings
Baker	Files	King	Read
Ballew	Fleming	Lichty	Reimers
Barnes	Forsling	Lomas	Rice
Bixler	Gilmore	McCaulley	Ryder
Buchmiller	Griswold	McCreery	Rylander
Burton	Hagglund	McIlrath	Shields
Bush	Hansen	McMillan	Smith
Byers of Fayette	Hatter	Mathews	Swanson
Byers of Linn	Heald	Miller	Taylor
Campbell	Helgason	Mounce	Truax
Clark	Hill	Nelson of	Van Buren
Cole	Hollingsworth	Hancock	Van Wert
Cox	Hopkins	Nelson of Story	Vaughn
Crozier	Hunt	O'Brien	Venard
Dayton	Hush	O'Donnell	Vosseller
Dean	Istad	Orr	Wearin
Eckles	Jaycox	Paulson	Whiting
Elliott of Polk	Johnson of	Pendray	Wilson
	Dickinson	Randall	Mr. Speaker

The nays were, 19.

Allen	Hattendorf	Kline	Sass
Finnern	Hayes	Lamb	Shannon
Greene	Holmgren	Pattison	Simmer
Hall	Irwin	Reno	Torgeson
Hanson	Jensen	Rutledge	

Absent or not voting, 9.

Aiken	Hollis	Knudson	McIntosh
Berry	Hubbard	Lovrien	Wamstad
Figgins			

Motion prevailed.

On the question, "Shall the amendment to the amendment be adopted?" a roll call was demanded, and Rule 18 was invoked.

The ayes were, 43.

Aiken	Eckles	Hollingsworth	McIlrath
Albert	Elliott of Scott	Hollis	Nelson of Story
Bair	Ellsworth	Hopkins	Randall
Barnes	Fleming	Hubbard	Rawlings
Bixler	Gilmore	Hunt	Reimers
Burton	Griswold	Istad	Smith
Bush	Hagglund	Jensen	Taylor
Cole	Hansen	Johnson of	Van Buren
Cox	Hattendorf	Dickinson	Vaughn
Crozier	Hatter	Kline	Wilson
Dayton	Heald	Lichty	Mr. Speaker

The nays were, 62.

Allen	Hanson	McMillan	Rutledge
Baker	Hayes	Mathews	Ryder
Ballew	Helgason	Miller	Rylander
Buchmiller	Hill	Mounce	Sass
Byers of Fayette	Holmgren	Nelson of	Shannon
Byers of Linn	Hush	Hancock	Shields
Campbell	Irwin	O'Brien	Simmer
Clark	Jaycox	O'Donnell	Swanson
Dean	Johnson of	Orr	Torgeson
Elliott of Polk	Keokuk	Pattison	Truax
Figgins	King	Paulson	Van Wert
Files	Lamb	Pendray	Venard
Finnern	Lomas	Ratliff	Vosseller
Forsling	McCaulley	Read	Wamstad
Greene	McCreery	Reno	Wearin
Hall	McIntosh	Rice	Whiting

Absent, 3.

Berry	Knudson	Lovrien
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Amendment to the amendment lost.

On the question, "Shall the amendment be adopted?" a roll call was demanded, and Rule 18 was invoked.



The ayes were, 49.

Aiken	Elliott of Polk	Johnson of	Reno
Allen	Files	Keokuk	Rice
Bair	Finnern	King	Rutledge
Barnes	Forsling	Kline	Ryder
Bixler	Greene	Lichty	Sass
Burton	Hall	McCaulley	Simmer
Byers of Fayette	Hanson	McCreery	Swanson
Byers of Linn	Hatter	Mathews	Taylor
Campbell	Hayes	Paulson	Torgeson
Cox	Helgason	Randall	Vaughn
Crozier	Hill	Rawlings	Wearin
Dayton	Hush	Reimers	Whiting
Dean	Irwin		

The nays were, 56.

Albert	Hansen	Lomas	Read
Baker	Hattendorf	McIlrath	Ratliff
Ballew	Heald	McIntosh	Rylander
Buchmiller	Hollingsworth	McMillan	Shannon
Bush	Hollis	Miller	Shields
Clark	Holmgren	Mounce	Smith
Cole	Hopkins	Nelson of	Truax
Eckles	Hubbard	Hancock	Van Buren
Elliott of Scott	Hunt	Nelson of Story	Van Wert
Ellsworth	Istad	O'Brien	Venard
Figgins	Jaycox	O'Donnell	Vosseller
Fleming	Jensen	Orr	Wamstad
Gilmore	Johnson of	Pattison	Wilson
Griswold	Dickinson	Pendray	Mr. Speaker
Hagglund	Lamb		

Absent, 3.

Berry	Knudson	Lovrien
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Amendment lost.

Van Buren of Jones moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 75.

Albert	Dean	Hatter	Johnson of
Bair	Eckles	Heald	Keokuk
Baker	Elliott of Scott	Hill	King
Ballew	Ellsworth	Hollis	Kline
Bixler	Figgins	Holmgren	Lamb
Buchmiller	Files	Hopkins	Lichty
Burton	Finnern	Hubbard	Lomas
Bush	Fleming	Hunt	McIlrath
Campbell	Gilmore	Istad	McMillan
Clark	Griswold	Jaycox	Miller
Cole	Hagglund	Jensen	Mounce
Cox	Hansen	Johnson of	Nelson of
Dayton	Hattendorf	Dickinson	Hancock

Nelson of Story	Rawlings	Taylor	Venard
O'Brien	Read	Torgeson	Vosseller
Orr	Reimers	Truax	Wamstad
Pattison	Shannon	Van Buren	Wearin
Pendray	Shields	Van Wert	Wilson
Randall	Smith	Vaughn	Mr. Speaker
Ratliff	Swanson		

The nays were, 30.

Aiken	Forsling	Irwin	Rice
Allen	Greene	McCauley	Rutledge
Barnes	Hall	McCreery	Ryder
Byers of Fayette	Hanson	McIntosh	Rylander
Byers of Linn	Hayes	Mathews	Sass
Crozier	Helgason	O'Donnell	Simmer
Elliott of Polk	Hollingsworth	Paulson	Whiting
	Hush	Reno	

Absent or not voting, 3.

Berry	Knudson	Lovrien
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So the bill having received a constitutional majority was declared to have passed the house and the title was agreed to.

Van Buren of Jones moved that the vote by which House File No. 20 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### HOUSE FILE NO. 17 MADE SPECIAL ORDER

On motion of Johnson of Keokuk House File No. 17 was made a special order for February 15th at 10:00 a. m.

Greene of Pottawattamie called up the report of the special election contest committee, found on page 289 of the journal of February 11th, and moved that the same be adopted and that O. J. Ditto be declared duly elected representative in the forty-third general assembly from the ninety-eighth district.

Pattison of Jefferson moved the previous question.

Motion prevailed.

On the question, "Shall the report of the contest committee be adopted and O. J. Ditto be declared the duly elected representative in the forty-third general assembly from the ninety-eighth district?" a roll call was demanded.

The ayes were, 79.

Albert	Ballew	Bush	Campbell
Allen	Buchmiller	Byers of Fayette	Clark
Baker	Burton	Byers of Linn	Cole

Crozier	Hollingsworth	McCreery	Rice
Dayton	Hollis	McIlrath	Rutledge
Dean	Holmgren	McIntosh	Ryder
Eckles	Hopkins	McMillan	Rylander
Elliott of Polk	Hubbard	Mathews	Shannon
Elliott of Scott	Hunt	Miller	Shields
Ellsworth	Hush	Mounce	Simmer
Files	Irwin	Nelson of Story	Smith
Finnern	Jaycox	O'Brien	Swanson
Fleming	Johnson of	Orr	Taylor
Gilmore	Keokuk	Pattison	Truax
Greene	King	Paulson	Van Wert
Hall	Kline	Pendray	Wamstad
Hansen	Lamb	Ratliff	Wearin
Hayes	Lichty	Rawlings	Whiting
Heald	Lomas	Reimers	Wilson
Hill	McCaulley	Reno	Mr. Speaker

The nays were, 22.

Aiken	Forsling	Jensen	Read
Bair	Griswold	Johnson of	Sass
Barnes	Hagglund	Dickinson	Torgeson
Bixler	Hanson	Nelson of	Vaughn
Cox	Helgason	Hancock	Venard
Figgins	Istad	Randall	Vosseller

Absent or not voting, 7.

Berry	Knudson	O'Donnell	Van Buren
Hatter	Lovrien		

Hattendorf present but not voting.

Motion prevailed and the report of the contest committee was adopted, and the speaker declared that O. J. Ditto was the duly elected representative in the forty-third general assembly from the ninety-eighth district.

#### REPORT OF COMMITTEE

McMillan of Benton, from the committee on commerce and trade, submitted the following report:

MR. SPEAKER: Your committee on commerce and trade, to whom was referred House File No. 57, a bill for an act to amend section thirty-one hundred sixteen (3116) as it appears in the Code, by prohibiting the use of metal fasteners on bags of commercial feeds, minerals, tonics, grains, seeds or meals, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation, except that the bill be amended as follows:

Amend title by striking out in line four (4) the words "grain, seeds", and adding the words "for livestock".

Amend section one (1) by adding after the word "description", in line five (5) the following:

“except wire with a gauge of twenty-four (24) or less,” and after the word “way”, in line six (6), the following:

“by manufacturers or dealers,” and after the word “labels” in line six (6) the following: “or tags”, and by striking out everything after the word “minerals” in line seven (7) and inserting the words “and meals for livestock”.

J. E. McMILLAN, *Chairman.*

Report adopted.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files Nos. 33 and 43.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

#### BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House Files Nos. 33 and 43.

#### BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

February 12th. House Files Nos. 5, 40, 72 and 77.

February 13th. House Files Nos. 67 and 87.

On motion of Taylor of Audubon the House adjourned until 1:45 p. m. today.

#### AFTERNOON SESSION

The House reconvened, Speaker pro tempore Mathews in the chair.

Hall of Wapello moved that a committee of three be appointed to notify the Senate that the House was ready to receive them in joint session.

Motion prevailed and the Speaker appointed as such committee: Hall of Wapello, Pattison of Jefferson, and Bixler of Adams.

Hall of Wapello, from the committee appointed to notify the Senate that the House was ready to receive them in joint session, reported that they had performed their duty. The report was accepted and the committee discharged.

The sergeant-at-arms announced the arrival of the President of the Senate, the Secretary of the Senate, and the honorable body of the Senate.

The President of the Senate was escorted to the Speaker's station, the Secretary to the Chief Clerk's desk, and the members of the Senate took seats in the west side of the chamber.

### JOINT CONVENTION

In accordance with concurrent resolution duly adopted, the joint convention was called to order, Lieutenant-Governor McFarlane, President of the Senate, presiding.

President McFarlane announced a quorum present and the joint convention duly organized.

Senator Clark of Cerro Gordo moved that a committee of three be appointed, one from the Senate and two from the House, to notify the Iowa Pioneer Lawmakers' Association that the joint convention was ready to receive them.

Motion prevailed and the President appointed as such committee: Senator Clark of Cerro Gordo, Representatives Buchmiller of Greene, Hanson of Winnebago.

Senator Clark from the committee appointed to notify the Iowa Pioneer Lawmakers' Association that the joint convention was ready to receive them, appeared with the visiting guests.

The program was then carried out as arranged by the Iowa Lawmakers' Association, Hon. Geo. W. Clarke, president of the association, presiding.

Addresses of welcome were delivered by Hon. E. A. Elliott on the part of the House and Hon. J. R. Frailey on the part of the Senate.

President Clarke then introduced Hon. C. H. Van Law of Marshalltown, a member of the Senate of the thirty-third and thirty-fourth general assemblies, who delivered the following address:

### THE AMERICAN PIONEER

The American pioneer commands the admiration and merits the appreciation of our civilization for the distinctive contribution he has made in the conquest of a continent and in the upbuilding of a nation of the first order. No difficulties to him were deemed insurmountable, no dangers unnerved him, no hardships deterred him. The comforts of the old, established fireside were as dear to him as to any, but the lure of the great, undeveloped lands which lay in the course of the setting suns mastered him and inspired his soul for the conquest of the wilderness, the untilled prairies of a continent teeming with the fertility of a virgin soil and the hidden wealth of its mountain wastes. With the challenge to do for generations yet unborn ringing in his soul, and with freedom in his every action—independence and high purpose possessed him, as he sought out the tasks of his day and builded for the future. His masterful character knew no distinction of nationality in his companionship and lay claim to no distinction of class, save in comradeship of task and purpose. His soul had been born beyond the seas. When Abraham dreamed his dreams and turned his face toward the promises of a glowing west in high hope and in quest of a homeland, was the soul of the pioneer brought forth and was its westward way taken up. Since that far-off day has its "Westward, ho!" sung, its vibrant challenge to kindred spirits and lured the courageous beyond seas, over mountain fastnesses, through forests, across desert wastes to the lands of promise, with home and country as its goal, and the satisfaction of achievements attained as its reward.

Through the cycling centuries men have purposed to do, and in doing they have found courage to die. Through the ages have men dreamed and have gone to an early grave in an effort to make their dreams come true. So long as the human heart shall yearn to know, so long shall the will of man dare to enter into the unknown. What of the peril to body if the conquest of the infinite is advanced! What of the domination of men in high places, if the lowly of earth be exalted! What of the wrack upon the way to liberty if men are but made free! What of the ignominy and ridicule of the pretentious bigot, if the ignorance of the masses be abolished! As, through the ages of darkness and superstition, truth has triumphed over the false, tolerance over intolerance, judgment over passion, fraternity over class prejudice, learning over ignorance; it has been the courage of his soul that has lead the way.

In the onward march of the achievements of our civilization, the greed of gain and power have ever and anon winnowed the weak elements from the ranks of men. In the progress of the race the pioneer has ever fol-

lowed closely the skirmish line of civilization, to become, indeed, the pioneer of progress. Since the dawn of time, whence men emerged from the mysterious past, the spirit of his genius has led him westward through the cycling ages, and ever to a higher realization of his majesty and power and domain over the resisting environments with which he has contended. Seas and mountains, tempest-tossed and storm-beaten, have baffled the imbecile only to send forth into the wilderness and to far-off lands the courageous and indomitable elements of the race. It has ever been the Trojan spirit, inspired by an unconquerable courage and purpose, that has broken the ties of native land to build in untrammelled freedom institutions under the sway of which man might realize an unfettered liberty. An Aenae gazes upon the ruins of his native land, and the memory of its departed heroes stirs within him the high and noble purpose to build beyond the seas an empire that will conquer and rule the world. The band of heroes that gathered about him fear not the dangers of the way, and less heed the adversities of fortune. The occident opens to them as the broad gateway of opportunity, a gateway bow-crowned with its promises. Cherishing the traditions of a high-born race, they launch forth to lay the foundations of the seven-hilled city, the mistress of the ancient world.

Agnes roll on, and from a civilization builded upon the revivals of that magical Roman power, reinforced by the customs of a freedom-loving race—a pilgrim band takes its course in a frail bark to the shores of a new continent and to a larger freedom than man had yet known. As the curtain thus lifted upon a new world the fire of hope burned anew upon the altars of progress and awakened the yearnings of men for a larger freedom and a clearer field. Bewildered by feudal lord to dominance in servitude and a despotism that shackled the conscience as a nightmare, the pioneer souls of men took on a new vision. Pilgrim and Huguenot, Cavalier and Covenantor counted not the costs in hardship and perils of sea, nor privations and dangers of wilderness to seek out the shores of this great continent in quest for a new land and new opportunity. True to the ideals which moved them, inspired them, bade them hold fast and endure, the foothold of a new nation was established on these American shores.

The compact formed within the hold of a lone wanderer of the sea proclaimed in the western world a new political and religious status for man. Generation upon generation, epoch follows epoch, triumph and defeat, and, at last, triumph. That compact of limited application in a little more than a century and a half—amplified and systematized—had become a great political compact, under the sway of which has arisen the great republic of the world, extending its protecting power over a broad continent and to distant islands of the sea until the emblem that symbolizes its sovereignty has become to the races of liberty-seeking men a pillar of fire by night and a pillar of cloud by day. Slowly but surely the scroll unrolls, a nation is born, a people is established and America is a reality. Homes, schools, churches, comfort and solace, tasks and inspiration for the tasks. The American pioneer has come into his own. It is his crowning achievement, his eternal glory, his lasting reward.

We contemplate broad, expanding, fertile fields, fruitful and bounteous in the service of man, thriving cities and teeming life. Wealth in the establishments of industry, comforts and conveniences in the mechanism of ingenious man; enlightenment for all through schools and universities; sustaining power through the ministries of a gospel of brotherhood, faith and love; liberty and law, guarantees in person and property, freedom of conscience, equality of opportunity and liberty in action. These full-rounded achievements for the supreme happiness of our day and generation have been bought for a price. A heritage that is ours to keep.

Pride in achievement—industrial success—inventions that amaze, and minister to our convenience beyond comprehension and appraisalment of value. Triumphs over time and space. Understanding born of learning; happiness in home and community life; aspirations to still further penetrate the mysteries of the infinite; freedom of thought and speech, friendship and tolerance; all for one and one for all; one level of life and opportunity, equality, fraternity, justice.

The American pioneer has lead the way, has championed the cause, has furthered the development and wrought far better than from his humble horizon he may have assumed to dream. His day and succeeding decades have each brought their trophies along the way to lay them in the hand of their successors, to carry on.

Their triumphs come to us as our obligation, their efforts and unstinted sacrifice invoke our pledge of devotion to the responsibilities of our time.

No words of praise can compass the obligation of that pledge. No faltering can answer the call of tomorrow. It remains alone for each succeeding generation of America's children to reflect the fortitude, endurance, high purpose and love of liberty of their ancestry and work out through the succeeding years the works they, the American pioneers, have so nobly advanced.

Civilizations have hitherto come forth to grandeur, comforts and luxuries, wrought from necessity and frugality. The havoc of indolence and debauchery have worked their ruin, and the abiding places of these scenes and successes have been succeeded by desolation and despair—their lonely haunts echo through their silent remains the wail of departed glory. The winds of time have scattered the ashes of those who joyed and sorrowed in triumph and defeat. The admonition of their story hangs across the pathway of the generations of men. The cycle of the ages murmurs a warning of the destinies of the nations as empires crumble and pass, and in passing leave only the tracery of their greatness in the processes of the suns.

So long as the vestal fires burned in pristine brightness upon the hearthstone of the Roman home, so long could a Livy write of the achievements of the Roman eagle—symbol of the dominion of the empire extended from the golden milestone of her Forum to the uttermost parts of the civilized world—so long could the eloquence of a Cicero and the lyrics of a Virgil stir the soul of a nation. But when the putrid vice of a luxurious life wrought its desolation and decay of the home ideals of the nation, her greatness faded and her dominion passed from her. May the admonition of her fate and fortune bear its full measure of significance to the nations of earth in these days of vaunted achievement.



Are we patriotic—do we scan the horizon of the time to discover the storms that may wreck our fortunes and to discover the hidden rocks that may bring disaster to the “charge to keep we have”? Then, let the dedication of our lives to the tasks of our time bring to the altar of our country's service, virtue, love and faith. Virtue in a preserved vigor and resourceful manhood—love in our devotion to duty, and faith in the Providence over all and in all for an abiding good, the doing of righteousness, the establishment of justice and the realization of a world-wide, far-flung fraternity of men and nations. In this let the American home, the object of primal devotion of the American pioneer be the threshold and harbinger of the nurtured innocence of childhood and the bulwark of a matured manhood. Let the American public school and its accessories, kindergarten and university, be the handmaid of enlarged and realized opportunity and progress. \*Let the institutions of conscience and devotion to sacred ideals be the guide and companion, comforter and inspiration of the lives of men. Then will the American pioneer have found worthy successors in his posterity and these institutions have served their mission in the guidance and inspiration of a great people to a lasting civilization.

A continent replete with resources, resplendent in the possibilities of service—a people self-controlled and sustained in all things good, meting out to the generations of men as they come and go a happiness earned, a goal of lasting peace.

May the ideals our pioneer fathers cherished be held sacred, the aspirations they nurtured become our inspiration and the institutions they developed and the industrial progress they achieved become and abide our trust as they are our heritage.

To the American pioneer we thus pay our tribute of praise and appreciation and accept the commitment of the tasks unfinished, as we seek to carry on. And if we would pay lasting honor to his memory, may such be found in our loyal devotion to his ideals and an unstinted measure of effort in the consummation of his dreams that remain unrealized.

Fortunate our lot who have found home and opportunity within this great mid-continent valley—the scene of so much of the labors of the American pioneer and within which lies so much of possibility in the onward march of our civilization.

Its countryside and urban centers teem with life, born of the soul of those pioneers who here laid the foundations of our institutions and initiated the fruition of its resources. With loyalty to their unfinished tasks, may we take up the labors of our day and preserve that which they established for good, and carry on to consummation and larger realization that which they so well began. Commonplace things may engage our thought, but let us not overlook the fact that many of these commonplace factors are, as they were, cardinal elements of strength in the processes of our progress.

The home of our childhood is the anchorage of our manhood. Refinements and luxurious appointments may embellish the place where we live, but such do not and cannot supplant the vitalizing power of the home ties born of affection. Home is the cradle of youth and the comfort of advancing years, within which circle in companionship men and women

may build a miniature nation in orderly living and mutual services for time and eternity—a dwelling place where motherhood reigns supreme and where childhood awakens to life's responsibilities. Where mother's kitchen is not limited to the use of a can opener, but where the oft-replenished cookie jar, or a mound of warm, fresh doughnuts extend their invisioned appeal out to the street—to the schoolground or to other places of boyhood rendezvous; and draw with magic potency to that home. The anticipated joy, the enraptured shout of realization—mother's larder—has not been neglected. "Mother, may I have two!" "Yes, son, you may have two." "Mother, may I have three?" "Now, son, why three?" "Well, mother, Bud is outside—he don't have a mother at home to make cookies for him." "Well, son, take four." Home—home, sweet home. Like bands of steel the cords of affection stretch across the years to bind men to home and mother. And the blessings of mother send her boy across the threshold of her home to bear her generosity and helpfulness to his companions in life and bridge the chasm of human need through his services to his fellow man.

"There's a spot in his heart which no colleen may own,  
There's a depth in his soul never sounded or known;  
There's a place in his memory, his life, that you fill—  
No other can take it—no one ever will."

May God bless the home for which the pioneer toiled and for the protection of which he even dared to die. And may God save to us and for us and for this great nation the home life of the pioneer.

The public school, where the morning rollcall makes summons to its precincts of youthful democracy the childhood of succeeding years, and lays the foundations of equality in living and arouses ambitions to achieve; provides a bulwark for liberty and fosters a fitting appreciation of the institutions under which our blessings of life are made secure. In the training of our youth, in the democratic atmosphere of our public schools, lies the assurance of an enlightened citizenship, competent to deal with the problems of state and to promote the enterprises upon which the successes of our industrial and commercial life must rely. That system furnishes a common meeting ground for the citizens of tomorrow and goes far in the erasure of all lines of class distinction. Prejudice there disappears, and self-respect and mutual confidence take their place. The friendships of the classroom and playground extend down through the years as a cement to bind together in one structure the templed citizenship of succeeding generations. Buttressed by these influences, the problems of life and of state find solution in mutual councils in the body politic. Where understanding prevails reason holds sway and judgment is enthroned.

To the public school, then, may we be ever found bringing that loyalty of support which was a dominant reflection in the life of our pioneer fathers. Supplemented by our institutions of higher learning and through their advantages, may there be realized the open door of opportunity, swinging with equal freedom to all; and with an allurements to all who would enter upon the larger realizations of life through the training these institutions afford. A training for usefulness that will commend by its results the provisions we are making for the ever-expanding call for en-

larged facilities. Never before in our history has the call seemed so urgent, as never before has the need of better equipment for life seemed so necessary. These calls for training merge into the needs and demands of our political and social life and of the industrial world that is never satiated in its urge for conservation of wastes hitherto neglected and of economies and untouched resources hitherto unknown.

With an oncoming citizen body thus nurtured in home and trained in school, our political fortunes and industrial development face a future filled with promises of contribution to human progress and human comfort. Time will not permit the details of achievements which find display in the show-window of our industrial activities. Nor would patience endure replete references to the archaic accomplishments of yesterday. The dross and wastes of today await the touch of the discoverer to reveal the sources of wealth and utilities they hold for tomorrow. Our amazement gives way to acceptance as of commonplace, as we turn to greet the announcement of new discoveries in the progress of our times.

These passing comments are but fragments of the possibilities and problems of the great civilization ushered into this western world by the pioneer life of the days that are gone. We do well to contemplate the prospect they afford and ponder the obligations they impose; to the end that succeeding generations may review the record we may make and find that we, of this day and generation, have neither faltered nor failed in the contribution we may have made to the advancement of a civilization which represents the crowning achievement of a worthy race of pioneer men.

Short addresses were then delivered by Hon. Joseph Rhodes of Tabor, Iowa; Hon. Geo. H. Van Houten of Lenox, Iowa; and Hon. Constand R. Marks of Sioux City, Iowa, all members of the Pioneer Lawmakers Association of Iowa.

On motion of Hansen of Scott the joint convention was dissolved.

The House reconvened, speaker pro tempore in the chair.

#### AMENDMENT FILED

Whiting of Johnson filed the following amendment to House File No. 17:

Amend the amendment to section 1 (1) of House File No. 17 by adding thereto the following:

"Said audit by the state board of audit shall not be required of trust funds, gifts, endowments, scholarships, athletic activities, running expenses of dormitories, memorial unions, special student activities, or bills for perishable products".

On motion of Barnes of Wright the House adjourned until 9:00 a. m., Friday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 15, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by Rev. L. W. Hauter, pastor of the First Presbyterian Church, Oelwein, Iowa.

Journal of February 14th corrected and approved.

## PETITIONS

Mathews of Des Moines presented a petition from citizens of Des Moines county urging an appropriation for old age pensions.

Referred to committee on appropriations.

Buchmiller of Greene presented a petition from residents of Greene county protesting against Senate File No. 109.

Referred to committee on ways and means.

Truax of Buchanan presented a petition from rural carriers of Independence, Iowa, favoring House File No. 187, a secondary road bill.

Referred to committee on roads and highways.

Ditto of Osceola took and subscribed to the following oath:

## OATH OF OFFICE

I do solemnly swear that I will support the Constitution of the United States and the State of Iowa and that I will faithfully and impartially perform the duties of the office of Representative in the General Assembly of Iowa according to law and to the best of my ability so help me God.

The Speaker announced the following committee assignments for Mr. Ditto:

Aeronautics  
Banks and Banking  
Board of Control  
Fish and Game

Insurance  
Roads and Highways  
State Educational Institutions  
Ways and Means

## ADDITIONAL COMMITTEE ASSIGNMENT

The Speaker announced the appointment of Simmer of Wapello, as a member of the committee on motor vehicles and transportation.

## REPORTS OF COMMITTEES

Lichty of Black Hawk, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 175, a bill for an act to amend section forty-two hundred thirty-eight (4238) of the Code, 1927, relating to the purchase of supplies by a rural school board, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking the last four words of the bill "county board of education" and inserting in lieu thereof the words "county superintendent".

E. M. LICHTY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 29, a bill for an act to amend the law as it appears in sections forty-two hundred thirty-eight (4238), forty-four hundred forty-six (4446), forty-four hundred forty-seven (4447), forty-four hundred sixty-four (4464), forty-four hundred sixty-five (4465), and forty-four hundred sixty-seven (4467), Code, 1927, relating to free textbooks, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

E. M. LICHTY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 133, a bill for an act to amend, revise and recodify the law as it appears in chapter two hundred fifteen-B one of the Code, 1927, relating to children of state employees, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend the title by inserting after the word "to" in line three thereof the words "the education of". Further amend the title by inserting after the word "state" the words "or federal".

Amend Section 1 by striking all of said section, and inserting in lieu thereof the following:

"Section 1. Lands acquired by the state or federal government and removed from taxation for school purposes shall be deemed an institution within the meaning of this chapter."

Amend Section three by striking the period at the end of line nine and adding thereto the following:

", less the amount of school taxes paid to said district by the parent or guardian of said child".

E. M. LICHTY, *Chairman.*

Report adopted.

#### INTRODUCTION OF BILLS

House File No. 222, by Hubbard of Pottawattamie, Johnson of Dickinson, Buchmiller of Greene and Ballew of Appanoose, a bill for an act to amend the law as it appears in section forty-seven hundred eighty-one (4781), section forty-seven hundred eighty-five (4785), section forty-seven hundred eighty-seven (4787), and section fifty-five hundred forty-three (5543), of the Code of Iowa, 1927; to repeal the law as it appears in section forty-seven hundred ninety-three (4793), section forty-seven hundred ninety-four (4794), and section forty-eight hundred twelve (4812), of the Code of Iowa, 1927, relating to the duty of township trustees and to provide for the duties of township trustees and the board of supervisors of a county for the construction of the township road system of the state.

Read first and second times and referred to committee on roads and highways.

House File No. 223, by Hunt of Louisa, a bill for an act granting to the board of supervisors of counties, the power and authority to establish rural municipalities, and providing for the organization, incorporation and government of such rural municipalities, and authorizing such rural municipalities to construct, acquire, operate and maintain rural telephone lines and electric light, heat and power distribution lines in such rural districts, and authorizing such districts to incur bonded indebtedness for such purposes and to levy and collect taxes to pay the principal and interest thereon, and defining the powers, duties and obligations of such rural municipalities.

Read first and second times and referred to committee on public utilities.

House File No. 224, by Greene of Pottawattamie, a bill for an act to authorize resident pupils to attend high school in an adjoining state and to provide for the payment of tuition in such cases.

Read first and second times and referred to committee on schools and textbooks.

House File No. 225, by Cole of Harrison, a bill for an act to legalize and make permanent the transfer of money from the grading fund to the fire fund of the city of Missouri Valley, Iowa.

Read first and second times and referred to committee on judiciary.

House File No. 226, by Baker of Jasper, a bill for an act to amend section three thousand seventy-six (3076), of the Code, 1927, relating to the pasteurization of skimmed milk and butter-milk.

Read first and second times and referred to committee on dairy and food.

House Joint Resolution No. 3, by Rice of Clinton, proposing an amendment to the constitution of Iowa, relating to income or occupation taxation.

Read first and second times and referred to committee on constitutional amendments.

#### HOUSE JOINT RESOLUTION NO. 3

Proposing an amendment to the constitution of Iowa, relating to income or occupation taxation.

*Be It Resolved by the General Assembly of the State of Iowa:*

That the following amendment to the constitution of the State of Iowa is hereby proposed, viz.:

"Section 1. In the event that at any time an income or occupation tax is enacted and levied in this state, in determining the amount thereof to be paid by any person, partnership or corporation under the laws of this state, the tax paid on real or personal property other than inheritance and special improvement taxes or assessments, shall be credited upon the gross amount of the income or occupation tax due from the taxpayer."

Sec. 2. That the foregoing proposed amendment be and the same is hereby referred to the legislature to be chosen at the next general election

for members of the next General Assembly, and that the Secretary of State shall cause the same to be published for three (3) months previous to the date of said election, as provided by law.

#### BILLS SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 14th day of February, 1929, sent to the governor for his approval: House Files Nos. 33 and 43.

S. R. TORGESON, *Chairman.*

Report adopted.

On motion of McCaulley of Calhoun, chairman of the committee on ways and means, the report of the committee recommending Senate File No. 9 be indefinitely postponed was adopted.

On motion of Lichty of Black Hawk, chairman of the committee on schools and textbooks, the report of the committee recommending Senate File No. 66 be indefinitely postponed was adopted.

#### MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 7, a bill for an act relating to the failure of the defendant to testify in a criminal prosecution.

WALTER H. BEAM, *Secretary.*

#### SENATE MESSAGE CONSIDERED

Senate File No. 7, a bill for an act to repeal the law as it appears in section thirteen thousand eight hundred ninety-one (13891) of the Code, 1927, relating to the failure of the defendant to testify in a criminal prosecution.

Read first and second times and referred to committee on judiciary.



## CONSIDERATION OF BILLS

House File No. 114, a bill for an act to amend section twenty-seven hundred sixty-six (2766) of the Code, relating to the licensing of Veterinarians, with report of committee recommending passage was taken up for consideration.

Hubbard of Pottawattamie offered the following amendment and moved its adoption:

Amend House File No. 114 by adding the following as section two (2):

"The provision of this act shall not apply to representatives of manufacturers of stock remedies, county agricultural agents, nor to anyone who has secured a permit from the secretary of agriculture to vaccinate hogs".

Hill of Floyd raised the point of order that the amendment was not germane to the bill.

The Speaker held the point not well taken.

Elliott of Scott moved that action on House File No. 114 be deferred.

Motion prevailed.

## CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, hereby request a call of the House for the consideration of House File No. 17:

H. N. HANSON  
C. H. NELSON  
E. O. HELGASON  
JOHN M. BIXLER  
R. W. COX

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Berry, Byers of Fayette, Lovrien, McIlrath, who on motion were excused from the call of the House.

## CONSIDERATION OF BILLS

House File No. 17, a bill for an act to amend section three hundred ninety-three (393), and to repeal section three hundred ninety-seven (397) of the Code, 1927, and to enact a substitute therefor, relating to the audit of claims against the state and

certain agencies thereof, with report of committee without recommendation was taken up for consideration.

Johnson of Keokuk moved that the amendment filed by him and found on page 254 of the journal of February 7th be adopted.

Motion prevailed and the amendment was adopted.

Whiting of Johnson called up his amendment filed on February 8th and found on page 267 of the journal and moved that the amendment to the amendment filed by him and found on page 547 of the Journal of February 14th be adopted.

Speaker pro tempore Mathews in the chair.

Speaker Johnson in the chair.

Bair of Buena Vista moved the previous question on the amendment to the amendment and the amendment.

Motion prevailed.

On the question, "Shall the amendment to the amendment be adopted?" a roll call was demanded.

The ayes were, 36.

Barnes	Gilmore	McMillan	Reno
Byers of Linn	Greene	Mathews	Rice
Clark	Hansen	Nelson of Story	Rutledge
Cole	Hollis	Orr	Ryder
Dean	Hopkins	Pattison	Shannon
Eckles	Hunt	Paulson	Truax
Elliott of Polk	Lichty	Pendray	Whiting
Elliott of Scott	McCreery	Ratliff	Wilson
Files	McIntosh	Rawlings	Mr. Speaker

The nays were, 65.

Albert	Fleming	Jaycox	O'Donnell
Allen	Forsling	Jensen	Randall
Bair	Griswold	Johnson of	Read
Baker	Hagglund	Dickinson	Reimers
Ballew	Hall	Johnson of	Rylander
Bixler	Hanson	Keokuk	Sass
Buchmiller	Hatter	King	Shields
Burton	Hayes	Kline	Simmer
Bush	Heald	Knudson	Smith
Campbell	Helgason	Lamb	Swanson
Cox	Hill	Lomas	Torgeson
Crozier	Hollingsworth	McCaulley	Van Buren
Dayton	Holmgren	Miller	Van Wert
Ditto	Hubbard	Mounce	Vaughn
Ellsworth	Hush	Nelson of	Venard
Figgins	Irwin	Hancock	Wamstad
Finnern	Istad	O'Brien	Wearin

Absent or not voting, 7.

Aiken	Byers of Fayette	McIlrath	Vosseller
Berry	Lovrien	Taylor	

Amendment to the amendment lost.

On the question, "Shall the original amendment be adopted?" a roll call was demanded.

The ayes were, 44.

Aiken	Gilmore	Lichty	Reno
Barnes	Greene	McCreery	Rice
Buchmiller	Hagglund	McIntosh	Rutledge
Byers of Linn	Hall	McMillan	Ryder
Clark	Hansen	Mathews	Rylander
Cole	Heald	Nelson of Story	Truax
Dean	Hollis	Orr	Van Buren
Eckles	Holmgren	Pattison	Wamstad
Elliott of Polk	Hopkins	Paulson	Whiting
Elliott of Scott	Hunt	Pendray	Wilson
Files	King	Ratliff	Mr. Speaker

The nays were, 58.

Albert	Fleming	Johnson of	Rawlings
Allen	Forsling	Dickinson	Read
Bair	Griswold	Johnson of	Reimers
Baker	Hanson	Keokuk	Sass
Ballew	Hatter	Kline	Shannon
Bixler	Hayes	Knudson	Shields
Burton	Helgason	Lamb	Simmer
Bush	Hill	McCaulley	Smith
Campbell	Hollingsworth	Miller	Swanson
Cox	Hubbard	Mounce	Torgeson
Crozier	Hush	Nelson of	Van Wert
Dayton	Irwin	Hancock	Vaughn
Ditto	Istad	O'Brien	Venard
Ellsworth	Jaycox	O'Donnell	Vosseller
Figgins	Jensen	Randall	Wearin
Finnern			

Absent or not voting, 6.

Berry	Lomas	McIlrath	Taylor
Byers of Fayette	Lovrien		

Amendment lost.

Torgeson of Worth moved the previous question on the main bill.

Motion prevailed.

Johnson of Keokuk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 65.

Aiken	Files	Hush	O'Donnell
Allen	Finnern	Irwin	Pattison
Bair	Fleming	Istad	Randall
Baker	Forsling	Jensen	Rawlings
Ballew	Griswold	Johnson of	Reimers
Bixler	Hagglund	Dickinson	Ryder
Buchmiller	Hall	Johnson of	Sass
Burton	Hanson	Keokuk	Simmer
Bush	Hatter	King	Smith
Campbell	Hayes	Kline	Swanson
Cole	Heald	Knudson	Taylor
Cox	Helgason	McCaulley	Torgeson
Crozier	Hill	Miller	Van Buren
Dayton	Hollingsworth	Mounce	Vaughn
Ditto	Holmgren	Nelson of	Venard
Ellsworth	Hopkins	Hancock	Wamstad
Figgins	Hubbard	O'Brien	Wearin

The nays were, 36.

Barnes	Hansen	Mathews	Rutledge
Byers of Linn	Hollis	Nelson of Story	Rylander
Clark	Hunt	Orr	Shields
Dean	Jaycox	Paulson	Truax
Eckles	Lamb	Pendray	Van Wert
Elliott of Polk	Lichty	Ratliff	Vosseller
Elliott of Scott	McCreery	Read	Whiting
Gilmore	McIntosh	Reno	Wilson
Greene	McMillan	Rice	Mr. Speaker

Absent or not voting, 7.

Albert	Byers of Fayette	Lovrien	Shannon
Berry	Lomas	McIlrath	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Johnson of Keokuk moved that the vote by which House File No. 17 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Hansen of Scott moved that the call of the House be raised.

Motion prevailed.

#### PROOF OF PUBLICATION

The official proof of publication of House File No. 190, a bill for the town of Dike, Iowa, for the purpose of building, erecting

and equipping a memorial building in Dike, Iowa, in conjunction with the county, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

On motion of Johnson of Dickinson the House adjourned until 1:45 p. m., today.

### AFTERNOON SESSION

The House reconvened, Speaker Johnson in the chair.

#### MEMORIAL FOR HON. C. G. OLIVER

Speaker Johnson announced that Hon. C. G. Oliver, a member of the House of Representatives in the fortieth, forty-first and forty-second general assemblies from Monona county, died suddenly this morning and this memorial service is arranged as a tribute to his memory.

Hon. Francis Johnson of Dickinson county delivered the following obituary:

Cyrus G. Oliver was born in Onawa, Monona county, Iowa, on August 7, 1863. He was the son of the Hon. Addison and Hannah Towne Oliver.

He received his education in the rural schools of Franklin township and his grade and high school education in the city of Onawa. He also graduated from the State Academy at Iowa City and entered the School of Engineering of Cornell University at Ithaca, N. Y.

He was married March 30, 1891, to Jane Davis, daughter of Isaac and Jane Quinn Davis. All the years of his married life were spent in the vocation of farming in Monona county.

He was elected to the Legislature in 1923 and served three terms, which included the 40th, 40th Extra, 41st, 42nd and 42nd Extra Sessions of the General Assembly.

He died February 15, 1929, in the Iowa Methodist Hospital, Des Moines, Iowa. He is survived by his wife and five children, namely: Mrs. Lucille Bonnar, Great Neck, N. Y.; Mrs. Ruth Otto, Onawa, Iowa; Addison Oliver, Onawa, Iowa; John Oliver, Chicago, Illinois, and David Oliver, Onawa, Iowa.

He was always active in matters of public interest, thorough in the administration of his own business as well as public affairs; conscientious and unhesitating in decision, fearless in assuming leadership. As a citizen he will be greatly missed by his state and community, and as a father,

his going is an irreparable loss to his wife and family. The state officers and his legislative friends pay tribute to his life and memory.

Hon. E. A. Elliott of Polk county delivered the memorial address as follows:

I have been asked by the family of the deceased to speak a word on this occasion. Of course I realize how impossible it is to put on a few sheets of paper, or to tell in words, the story of one's life, because life is so much more of what one really is, that the record of dates and names is of little consequence as compared with one's real heart and life. I also realize there is not one word I can speak that will in any way benefit the dead. Representative Oliver's life was an open book. He spent six years as a member of this legislature. The last chapter in that book has been written, and when he passed away this morning, the book was closed.

Not many days ago I had a talk with the deceased on the subject of life and death and he said, "What is life?" and I said, "Well, what do you think it is?" He replied, "Well, in a large measure, life is what we make it", and using his own quotation, "Life is a crowning triumph or a disastrous defeat, garlands or chains, a prison or a prize".

One has said that life is a blend of many colors, and we would not have it otherwise. We would have not only the springtime of life but we would have the summer, the autumn and the winter of life. I think the poet must have had this thought in mind when he wrote these words:

"If all the skies were sunshine,  
Our faces would be fain  
To feel once more upon them  
The cooling splash of rain.  
If life were always merry,  
Our hearts would seek relief  
And rest from weary laughter  
In the quiet arms of grief."

"What is life" is an old, old question. Many answers have been given. Some have been tinged with pessimism; others have throbbled with the music of undying hope. Robert G. Ingersoll said, "Life is a narrow vale between the cold and barren peaks of two eternities. We strive in vain to look beyond the heights. We cry aloud, but the only answer is the echo to our wailing cry." And yet, standing at the bier of a friend, I hear Mr. Ingersoll ask this question, "And will there sometime be another life?" He answers that question in these words: "We have our dreams. The idea of immortality that, like a sea, has ebbed and flowed in the human heart, was not born of any book or of any creed; it was born of affection; and it will continue to ebb and flow beneath the mists and clouds of doubt and darkness, as long as love kisses the lips of death."

Victor Hugo, toward the close of his illustrious life said: "I feel in myself the future life. I am rising, I know, toward the sky. Winter is on my head, but eternal spring is in my heart. When I go down to the grave I can say like many others, 'I have finished my day's work' but I cannot say I have finished my life. My life will begin again the next

morning. The tomb is not a blind alley, it is a thoroughfare. It closes on the twilight, it opens on the dawn."

Thousands of years ago this question was asked: "If a man die shall he live again?" Over nineteen centuries ago from a voice that sounded over Judean hillsides came the answer to that question, "Because I live, ye shall live also". Mr. Oliver believed that beyond the mists and shadows of this life there was another life, life eternal, immortal.

I know we sometimes think of death and the resurrection of the dead as something very mysterious, misty and mythical, but there is nothing any more mysterious about death than there is about life. We cannot understand the mystery of life any more than we can understand the mystery of death. A few weeks ago we saw nature die and descend into the cold, chilly sepulcher of winter, and there for weeks nature has lain cold and dark and dead. That is its death and burial. If today you were to ask me the question, "Will nature be resurrected, will the flowers live and bloom again?" I would say wait, wait until the appointed time; wait until the sun comes back from his southern voyage, and in a few weeks we will see nature resurrected. On every hand will be evidences of resurrection and life. The buds will be expanding, and the little root which lies so unsightly in the cold earth today will expand and unfold into the blushing rose. The trees will again wave their green banners in the balmy air and the frozen rivulets will go singing to the sea. That is nature's resurrection and life.

So in regard to our friend. If you were to ask me today "Will he live again?" I would say to you wait, wait until the appointed time; wait until the trumpet of the angel sounds the roll call of the resurrection, and he will come forth, not as we saw him a few days ago, but with a glorified, spiritualized body

When I was asked to make this talk I thought of the beautiful tribute that Representative Oliver paid to Representative Crone two years ago when he passed away, and that tribute itself reveals what was in the heart and soul of this splendid man.

To his family and friends there is this consolation: he will never suffer more, never feel again the chill of death, never part again from those he loves. He has fought his last battle and upon his brow has been placed the seal of everlasting peace.

Johnson of Dickinson moved that a committee of six be appointed to act as honorary pallbearers.

Motion prevailed and the Speaker appointed as such committee: Forsling of Woodbury, Venard of Sioux, Johnson of Dickinson, King of Clay, Buchmiller of Greene and Cole of Harrison.

On motion of Ryder of Dubuque the House adjourned until 9 a. m., Saturday, in respect of the memory of Hon. C. G. Oliver.

The House stood adjourned:

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 16, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Melvin V. Higbee, pastor of the First Presbyterian church, Boone, Iowa.

Journal of February 15th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Read of Warren for the day, on request of Campbell of Decatur; Lichty of Black Hawk for the day, on request of Crozier of Mahaska; Rutledge of Webster for the day, on request of Hopkins of Guthrie; Byers of Linn for the day, on request of Mathews of Des Moines; Figgins of Union for the day, on request of Vaughn of Ringgold; Simmer of Wapello for the day, on request of Sass of Woodbury; Ditto of Osceola for the day, on request of Hayes of Dubuque; Baker of Jasper for the day, on request of McCreery of Linn; Ellsworth of Hardin for the day, on request of Forsling of Woodbury; Byers of Fayette for the day, on request of Orr of Clayton; Hollingsworth of Boone for the day, on request of Forsling of Woodbury; Eckles of Butler for the day, on request of Hopkins of Guthrie; Hall of Wapello for the day, on request of Orr of Clayton; Dean of Sac for the day, on request of McCaulley of Calhoun.

## REPORTS OF COMMITTEES

Knudson of Hamilton, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File No. 155, a bill for an act to amend section thirty-one hundred thirteen (3113) of the Code, 1927, relating to definitions and rules of construction for commercial feeds, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

IRVING H. KNUDSON, *Chairman.*

Report adopted.



Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File No. 154, a bill for an act to amend section thirty-one hundred fifteen (3115) of the Code, 1927, relating to the requirements for labeling mineral mixtures, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

IRVING H. KNUDSON, *Chairman.*

Report adopted.

Nelson of Hancock, from the committee on printing, submitted the following report:

MR. SPEAKER: Your committee on printing, to whom was referred House File No. 195, a bill for an act relating to publication of primary election sample ballots, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File No. 195 by striking lines one (1) to four (4), inclusive, of Section one (1), and inserting in lieu thereof the following:

"Section 1. That chapter thirty-six (36) of the Code, 1927, be amended by adding the following:"

Also, that the title be amended by adding after the word "Act" the words "to amend Chapter thirty-six (36) of the Code, 1927,".

Also amend House File No. 195 by striking all following the word "Such" in line eleven (11), and inserting in lieu thereof the following:  
"publication shall be, as nearly as may be, in the form of said primary ballots to be used in voting at the primary election."

C. H. NELSON, *Chairman.*

Report adopted.

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 168, a bill for an act to amend, revise, and codify sections twelve thousand eighty-three (12083), twelve thousand eighty-four (12084), and twelve thousand eighty-eight (12088) of the Code, 1927, relating to attachment bonds, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By inserting after the word "relating" in the last line of the title the following:

"to the issuance of attachments, the value of property to be attached and".

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 25, a bill for an act to make permanent the temporary transfer of money from the Court Expense Fund to the General County Fund of Decatur county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 47, a bill for an act entitled: An act to repeal the law as it appears in section eight thousand four hundred sixty-one (8461) of the Code, 1927, relating to the filing of articles of incorporation of cooperative associations and to the issuance of certificates of incorporation to such associations, and to enact a substitute therefor; and providing that no notice of such incorporation shall be required, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 190, a bill for an act to legalize a bond issue in the sum of five thousand dollars voted by the town of Dike, Iowa, for the purpose of building, erecting and equipping a memorial building in Dike, Iowa, in conjunction with the county, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 177, a bill for an act to repeal section seventy-one hundred ninety-two (7192) of the Code, 1927, relative to the lien of personal taxes

on real estate; and to amend section seventy-one hundred ninety (7190) of the Code, 1927, relative to delinquent personal tax list, and to amend section seventy-two hundred three (7203) of the Code, 1927, relative to the lien of poll taxes on real estate, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By striking section two (2) of the bill and by renumbering section three (3) thereof.

L. B. FORSLING, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 196, a bill for an act to legalize the proceedings of The Jewell Farmers Elevator Company, Jewell, Iowa; with respect to the renewal of their articles of incorporation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman*.

Report adopted.

#### INTRODUCTION OF BILLS

House File No. 227, by Hopkins of Guthrie, a bill for an act to amend the law as it appears in section four thousand ninety-five (4095) of the Code, 1927, relating to the election to abolish a county high school.

Read first and second times and referred to committee on schools and textbooks.

House File No. 228, by Elliott of Polk, a bill for an act to regulate the practice of cosmetology and schools of instruction in such profession and to provide for license fees for practitioners, itinerants, apprentices, practitioners in electrolysis, and for schools; and to amend the law as it appears in section twenty-five hundred eleven (2511), section twenty-five hundred sixteen (2516), section twenty-five hundred eighty-five-b two (2585-b2), section twenty-five hundred eighty-five-b four (2585-b4), and section twenty-five hundred eighty-five-b six (2585-b6) of the Code, 1927; and to repeal section twenty-five hundred eighty-five-b five (2585-b5), and section twenty-five hundred eighty-five-b nine (2585-b9), of the Code, 1927, and to enact substitutions therefor; relating to the practice of certain professions affecting the public health and pertaining to the practice of cosmetology.

Read first and second times and referred to committee on public health.

House File No. 229, by Hubbard of Pottawattamie, a bill for an act to amend section seventy-four hundred ninety-six (7496) of the Code of 1927, relating to interest on warrants on the fund of a drainage or levee district, or sub-district.

Read first and second times and referred to committee on drainage.

House File No. 230, by Hubbard of Pottawattamie, a bill for an act to amend sections seventy-five hundred sixty-one (7561) and seventy-five hundred sixty-two (7562) of the Code, 1927, relating to the reclassification of levee and drainage districts for assessment, repairs and improvements.

Read first and second times and referred to committee on drainage.

House File No. 231, by committee on motor vehicles and transportation, a bill for an act to repeal section five thousand ten (5010), Code, 1927, and to enact a substitute therefor, relating to the duty of the secretary of state to maintain in his office certain files relating to motor vehicles.

Read first and second times and passed on file.

House File No. 232, by Eckles of Butler, a bill for an act to amend section seventy-two hundred (7200), of the Code, 1927, relating to fees charged by county treasurers for information as to taxes due.

Read first and second times and referred to committee on county and township organization.

House File No. 233, by Knudson of Hamilton, a bill for an act to make permanent transfer of money from the water fund of the town of Kamar, Iowa, to the general fund of said town.

Read first and second times and referred to committee on judiciary.

House File No. 234, by McMillan of Benton, a bill for an act to amend section forty-four hundred twenty-eight (4428) and section forty-four hundred twenty-nine (4429) of the Code, 1927, relating to procedure in cases of compulsory education.

Read first and second times and referred to committee on schools and textbooks.

House File No. 235, by Reno of Polk, a bill for an act to make an appropriation of eight thousand dollars (\$8,000.00) to pay for the paving of Dean Avenue from East Thirtieth Street to East Thirty-fourth Street, in the City of Des Moines, Iowa.

Read first and second times and referred to committee on appropriations.

House File No. 236, by Byers of Linn, a bill for an act to regulate the practice of plumbing and to provide for the examination and licensing of practitioners thereof, to provide rules and regulations concerning the sanitary and healthful installation of plumbing and plumbing fixtures, to create a board of plumbing examiners, to provide for the collection of license fees, to make provision for the payment of the expense of carrying out the provisions of this act, to provide for the regulation of plumbing by the State Health Department, and to amend the law as it appears in sections twenty-one hundred ninety-one (2191), twenty-one hundred ninety-two (2192), twenty-four hundred thirty-eight (2438), twenty-four hundred thirty-nine (2439), twenty-four hundred fifty (2450), twenty-four hundred fifty-two (2452), twenty-four hundred fifty-five (2455), fifty-seven hundred seventy-five (5775), and fifty-seven hundred seventy-seven (5777), of the Code, 1927, and repealing sections twenty-one hundred ninety-five (2195), fifty-seven hundred seventy-six (5776), fifty-seven hundred seventy-eight (5778) to fifty-seven hundred eighty-three (5783), inclusive of the Code, 1927, relating to the establishment and enforcement of the State Plumbing Code by the State Department of Health and cities and towns.

Read first and second times and referred to committee on public health.

House File No. 237, by Knudson of Hamilton, a bill for an act creating a Board of Retail Food Distribution providing for the licensing of all retail food establishments and further providing for the advancement of the art of care and distribution of food supplies by the Board of Retail Food Distribution.

Read first and second times and referred to committee on commerce and trade.

House File No. 238, by Nelson of Story, a bill for an act to authorize the transfer of moneys from one municipal fund to another by the council of the town of Roland, Iowa.

Read first and second times and referred to committee on judiciary.

House File No. 239, by McCaulley of Calhoun, a bill for an act to make permanent the temporary transfer of money from the general fund to the schoolhouse fund of the Independent School District of Lake City, Calhoun County, Iowa.

Read first and second times and referred to committee on judiciary.

House File No. 240, by McCaulley of Calhoun, a bill for an act to repeal section thirteen thousand eight hundred (13800) as it appears in the Code, 1927, and to enact a substitute in lieu thereof providing for arraignment and plea of the defendant in criminal actions.

Read first and second times and referred to committee on judiciary.

House File No. 241, by Dean of Sac, a bill for an act to amend the law as it appears in section thirteen thousand thirty-seven (13037), of the Code, 1927, relating to the embezzlement of mortgaged property, and providing that failure or refusal to produce property described in the mortgage or conditional bill of sale upon demand of the person, firm or corporation holding such mortgage or the vendor or his assigns under such conditional bill of sale shall constitute prima facie evidence that the mortgagor or purchaser under conditional bill of sale has destroyed, concealed, sold or disposed of the property covered by such mortgage or conditional bill of sale.

Read first and second times and referred to committee on judiciary.

House File No. 242, by Hollingsworth of Boone, a bill for an act to amend section forty-seven hundred eighty-one (4781), of the Code, 1927, relating to the duties of township trustees, and providing for the removal of snow from township roads.

Read first and second times and referred to committee on roads and highways.

House File No. 243, by committee on public health, a bill for an act to repeal sections thirty-three hundred sixty-one (3361) to thir-

ty-three hundred sixty-five (3365), inclusive, Code, 1927, relating to the sterilization of certain persons, to create a state board of eugenics, to define the powers and duties of said board, to fix the procedure in the sexual sterilization of persons, to provide for the expense attending such procedure and to make an appropriation therefor.

Read first and second times and passed on file.

House File No. 244, by committee on judiciary, a bill for an act to amend section thirteen thousand seven hundred eighty-one (13781), Code, 1927, relating to motions to set aside indictments.

Read first and second times and passed on file.

House File No. 245, by Knudson of Hamilton, a bill for an act regulating the sale of school textbooks in the public schools of the State of Iowa.

Read first and second times and referred to committee on schools and textbooks.

House File No. 246, by Wearin of Mills, a bill for an act to authorize and empower the governing board of any cemetery association, and any town, city or village having a cemetery under its control, to make an annual assessment upon the lots in the said cemetery, making the assessment a lien upon the lot, and providing a forfeiture thereof in the event of non-payment, budgeting the funds received from the sale of forfeited lots and authorizing a redemption from the forfeiture by the owner, heir, or legal representative.

Read first and second times and referred to committee on judiciary.

House File No. 247, by Ratliff of Henry, a bill for an act to make an appropriation to reimburse the fund in the possession of the state authorities and belonging to patients in the Mount Pleasant state hospital for the insane, said fund having been partially lost by the failure of the Farmers & Merchants Savings Bank of Mount Pleasant, Iowa.

Read first and second times and referred to committee on claims.

House File No. 248, by Hayes of Dubuque, a bill for an act to amend the law as it appears in section fourteen (14) of the Code,

1927, so as to provide for the payment of the expenses of members of the General Assembly.

Read first and second times and referred to committee on ways and means.

House File No. 249, by Wamstad of Mitchell and Hanson of Winnebago, a bill for an act to define and designate the secondary roads of the state, to provide for the construction and maintenance of such roads, to authorize levies of taxes in order to effect such construction and maintenance, to set aside certain public funds in order to supplement said taxes, to provide for a road poll tax, and for the collection thereof, to provide for and regulate the anticipation and expenditure of said funds, to define the powers and duties of public officers and employees in reference to such work, to co-ordinate and harmonize various statutes which relate to roads and highways, and to this end to repeal sections forty-five hundred ninety (4590), forty-seven hundred ninety-five (4795), seventy-six hundred forty-three (7643), and seventy-six hundred forty-five (7645), and to enact substitutes therefor; to amend sections three hundred fifty-one (351), forty-six hundred eight (4608), forty-six hundred fifty-three (4653), forty-six hundred sixty (4660), forty-six hundred sixty-two-a three (4662-a3), forty-six hundred sixty-six, (4666), forty-six hundred sixty-nine (4669), forty-six hundred seventy (4670), forty-seven hundred eighty (4780), forty-seven hundred ninety-seven (4797), five thousand ninety-three-a nine (5093-a9), seventy-four hundred seventy (7470), seventy-six hundred forty-two (7642), seventy-six hundred forty-four (7644), and section one (1) of chapter three (3), acts special session of the forty-second (42) general assembly (said last section being a substitute for section forty-seven hundred fifty-five-b five (4755-b5), Code, 1927; to repeal sections forty-six hundred thirty-five (4635) to forty-six hundred fifty (4650), inclusive, forty-six hundred sixty-two-a two (4662-a2), forty-six hundred sixty-four (4664), forty six hundred sixty-five (4665), forty-seven hundred eighty-nine (4789), forty-seven hundred ninety (4790), forty-seven hundred ninety-eight (4798), forty-seven hundred ninety-nine (4799), and forty-eight hundred twelve (4812); and to repeal chapter two hundred forty-five (245), relating to highways, all of said sections and chapters, except as otherwise indicated, being of the Code, 1927.

Read first and second times and referred to committee on roads and highways.



## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 67, a bill for an act relating to exemptions for military services.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 22, a bill for an act relating to Chiefs of Police and Chiefs of Fire Departments in cities operating under city manager plan.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 46, a bill for an act relative to the cost of official publications.

WALTER H. BEAM, *Secretary*.

## SENATE MESSAGES CONSIDERED

Senate File No. 67, a bill for an act to amend section six thousand nine hundred forty-nine (6949) of the Code, 1927, relating to exemptions by Board of Supervisors for military services.

Read first and second times and referred to committee on ways and means.

Senate File No. 22, a bill for an act to amend section fifty-six hundred ninety-nine (5699), Code of 1927, relating to chiefs of police and chiefs of fire departments in cities operating under the city manager plan as provided by chapter three hundred twenty-eight (328), Code of 1927.

Read first and second times and referred to committee on cities and towns.

Senate File No. 46, a bill for an act to amend section fifty-four hundred twelve (5412) of the Code, 1927, relative to the cost of official publications.

Read first and second times and referred to committee on printing.

## RULE 58 INVOKED

Reimers of Lyon asked that Rule 58 be invoked with reference to House File No. 117.

McCaulley of Calhoun moved that the committee be permitted to retain the bill until Tuesday, February 19th.

Forsling of Woodbury moved that further action on the pending motion be deferred until Monday, February 18th.

Elliott of Scott moved that the motion be laid on the table.

On the question "Shall the motion be laid on the table?" a roll call was demanded.

The ayes were, 21.

Elliott of Scott	Lomas	Orr	Sass
Forsling	McCaulley	Pattison	Taylor
Gilmore	McCreery	Ratliff	Truax
Greene	Mathews	Reno	Vosseller
Hansen	O'Donnell	Ryder	Mr. Speaker
Irwin			

The nays were, 68.

Albert	Fleming	Johnson	Randall
Allen	Griswold	of Dickinson	Reimers
Bair	Hagglund	Johnson	Rice
Ballew	Hanson	of Keokuk	Rylander
Barnes	Hatter	King	Shannon
Bixler	Hayes	Kline	Shields
Buchmiller	Heald	Knudson	Smith
Burton	Helgason	Lamb	Swanson
Bush	Hill	McIlrath	Torgeson
Campbell	Hollis	McMillan	Van Buren
Clark	Holmgren	Miller	Van Wert
Cole	Hopkins	Mounce	Vaughn
Cox	Hubbard	Nelson	Venard
Crozier	Hunt	of Hancock	Wamstad
Dayton	Hush	Nelson of Story	Wearin
Elliott of Polk	Istad	O'Brien	Whiting
Files	Jaycox	Paulson	Wilson
Finnern	Jensen	Pendray	

Absent or not voting, 19.

Aiken	Byers of Linn	Figgins	McIntosh
Baker	Dean	Hall	Rawlings
Berry	Ditto	Hollingsworth	Read
Byers of Fayette	Eckles	Lichty	Rutledge
	Ellsworth	Lovrien	Simmer

Motion to lay on the table lost.

Mathews of Des Moines moved the previous question on the motion to defer and on all pending motions.

Motions prevailed.

On the question "Shall further action on the motion to give the committee additional time be deferred?" a roll call was demanded.

The ayes were, 37.

Albert	Greene	McCreery	Rawlings
Ballew	Hansen	McIntosh	Reno
Clark	Hayes	Mathews	Rice
Cole	Hill	O'Donnell	Sass
Crozier	Hollis	Orr	Taylor
Elliott of Polk	Irwin	Pattison	Truax
Elliott of Scott	Istad	Paulson	Vaughn
Files	Lomas	Randall	Vosseller
Forsling	McCaulley	Ratliff	Mr. Speaker
Gilmore			

The nays were, 52.

Allen	Hatter	King	Ryder
Barnes	Heald	Kline	Rylander
Bixler	Helgason	Knudson	Shannon
Buchmiller	Holmgren	Lamb	Shields
Burton	Hopkins	McIlrath	Smith
Bush	Hubbard	McMillan	Swanson
Campbell	Hunt	Miller	Torgeson
Cox	Hush	Mounce	Van Buren
Dayton	Jaycox	Nelson	Van Wert
Finnern	Jensen	of Hancock	Venard
Fleming	Johnson	Nelson of Story	Wamstad
Griswold	of Dickinson	O'Brien	Wearin
Hagglund	Johnson	Pendray	Whiting
Hanson	of Keokuk	Reimers	

Absent or not voting, 19.

Aiken	Byers of Linn	Figgins	Read
Bair	Dean	Hall	Rutledge
Baker	Ditto	Hollingsworth	Simmer
Berry	Eckles	Lichty	Wilson
Byers of Fayette	Ellsworth	Lovrien	

Motion to defer lost.

On the question "Shall the committee be permitted to retain the bill until Tuesday, February 19th?" a roll call was demanded.

The ayes were, 40.

Albert	Greene	McCaulley	Ratliff
Ballew	Hansen	McCreery	Rawlings
Clark	Hayes	McIntosh	Reno
Cole	Heald	McMillan	Ryder
Crozier	Hill	Mathews	Sass
Elliott of Polk	Hollis	O'Donnell	Taylor
Elliott of Scott	Holmgren	Orr	Truax
Files	Irwin	Pattison	Vaughn
Forsling	Lamb	Paulson	Vosseller
Gilmore	Lomas	Randall	Mr. Speaker

The nays were, 48.

Allen	Burton	Dayton	Hagglund
Barnes	Bush	Finnern	Hanson
Bixler	Campbell	Fleming	Hatter
Buchmiller	Cox	Griswold	Helgason

Hopkins	King	O'Brien	Swanson
Hubbard	Kline	Pendray	Torgeson
Hunt	Knudson	Reimers	Van Buren
Hush	McIlrath	Rice	Van Wert
Istad	Miller	Rylander	Wamstad
Jaycox	Mounce	Shannon	Wearin
Jensen	Nelson	Shields	Whiting
Johnson	of Hancock	Smith	Wilson
of Dickinson	Nelson of Story		

Absent or not voting, 20.

Aiken	Dean	Hall	Lovrien
Bair	Ditto	Hollingsworth	Read
Baker	Eckles	Johnson	Rutledge
Berry	Ellsworth	of Keokuk	Simmer
Byers of Fayette	Figgins	Lichty	Venard
Byers of Linn			

Motion lost.

The speaker announced that Rule 58 having been invoked, House File No. 117 would be recalled from the committee on ways and means and placed on the calendar.

Reimers of Lyon moved that House File No. 117 be made a special order for Wednesday, February 20th, at 10:00 a. m.

On the question "Shall House File No. 117 be made a special order?" a roll call was demanded.

The ayes were, 61.

Allen	Hatter	Knudson	Ryder
Bair	Heald	Lamb	Rylander
Barnes	Helgason	McIlrath	Shannon
Bixler	Hill	McMillan	Shields
Buchmiller	Holmgren	Miller	Smith
Burton	Hopkins	Mounce	Swanson
Bush	Hush	Nelson	Taylor
Campbell	Istad	of Hancock	Torgeson
Cox	Jaycox	Nelson of Story	Van Buren
Dayton	Jensen	O'Brien	Van Wert
Files	Johnson	O'Donnell	Venard
Finnern	of Dickinson	Paulson	Vosseller
Fleming	Johnson	Pendray	Wamstad
Griswold	of Keokuk	Randall	Wearin
Hagglund	King	Reimers	Whiting
Hanson	Kline	Rice	Wilson

The nays were, 23.

Ballew	Greene	McCaulley	Reno
Clark	Hansen	Mathews	Sass
Cole	Hayes	Orr	Truax
Elliott of Scott	Hollis	Pattison	Vaughn
Forsling	Irwin	Ratliff	Mr. Speaker
Gilmore	Lomas	Rawlings	

Absent or not voting, 24.

Aiken	Crozier	Figgins	Lovrien
Albert	Dean	Hall	McCreery
Baker	Ditto	Hollingsworth	McIntosh
Berry	Eckles	Hubbard	Read
Byers of Fayette	Elliott of Polk	Hunt	Rutledge
Byers of Linn	Ellsworth	Lichty	Simmer

Motion prevailed and House File No. 117 was made a Special Order for Wednesday, February 20th at 10:00 a. m.

#### CONSIDERATION OF BILL

House File No. 137, a bill for an act to amend section one thousand one hundred seventy-nine b-one (1179-b1), one thousand one hundred seventy-nine b-two (1179-b2) and one thousand one hundred seventy-nine b-four (1179-b4) of the Code, 1927, relating to the maturity and payment of bonds, with report of committee recommending amendment and passage, was taken up for consideration, unanimous consent having been granted for the suspension of the rules.

Hill of Floyd asked and obtained unanimous consent that Senate File No. 113 be withdrawn from the committee on cities and towns and substituted for House File No. 137.

Senate File No. 113, a bill for an act to amend section one thousand one hundred seventy-nine b-one (1179-b1), one thousand one hundred seventy-nine b-two (1179-b2) and one thousand one hundred seventy-nine b-four (1179-b4) of chapter sixty-three b-one (63-b1) of the Code relating to the maturity and payment of bonds, was taken up for consideration.

Mr. Hill moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 80.

Albert	Cole	Greene	Holmgren
Bair	Cox	Griswold	Hopkins
Ballew	Crozier	Hagglund	Hubbard
Barnes	Dayton	Hanson	Hunt
Bixler	Elliott of Polk	Hatter	Hush
Buchmiller	Files	Hayes	Irwin
Burton	Finnern	Heald	Istad
Bush	Fleming	Helgason	Jaycox
Campbell	Forsling	Hill	Jensen
Clark	Gilmore	Hollis	

Johnson	Mounce	Rawlings	Truax
of Keokuk	Nelson	Rice	Van Buren
King	of Hancock	Ryder	Van Wert
Kline	Nelson of Story	Rylander	Vaughn
Knudson	O'Brien	Sass	Venard
Lamb	Orr	Shannon	Wamstad
McCreery	Pattison	Shields	Wearin
McIntosh	Paulson	Smith	Whiting
McMillan	Pendray	Swanson	Wilson
Mathews	Randall	Taylor	Mr. Speaker
Miller	Ratliff	Torgeson	

The nays were, none.

Absent or not voting, 28.

Aiken	Eckles	Johnson	O'Donnell
Allen	Elliott of Scott	of Dickinson	Read
Baker	Ellsworth	Lichty	Reimers
Berry	Figgins	Lomas	Reno
Byers of Fayette	Hall	Lovrien	Rutledge
Byers of Linn	Hansen	McCaulley	Simmer
Dean	Hollingsworth	McIlrath	Vosseller
Ditto			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 128, a bill for an act making appropriation to defray the expense of the inaugural ceremonies, with report of committee recommending passage was taken up for consideration.

Reno of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 78.

Albert	Griswold	King	Rawlings
Allen	Hagglund	Kline	Reno
Bair	Hanson	Knudson	Rice
Ballew	Hatter	Lamb	Ryder
Barnes	Hayes	McCreery	Rylander
Buchmiller	Heald	McIlrath	Sass
Burton	Helgason	McIntosh	Smith
Bush	Hill	McMillan	Swanson
Campbell	Hollis	Mathews	Taylor
Clark	Holmgren	Miller	Torgeson
Cole	Hopkins	Mounce	Truax
Crozier	Hubbard	Nelson of	Van Buren
Dayton	Hunt	Hancock	Van Wert
Elliott of Polk	Hush	Nelson of Story	Vaughn
Elliott of Scott	Irwin	O'Brien	Vosseller
Finnern	Istad	Orr	Wamstad
Fleming	Jaycox	Pattison	Wearin
Forsling	Jensen	Paulson	Whiting
Gilmore	Johnson of	Pendray	Wilson
Greene	Keokuk	Ratliff	Mr. Speaker

The nays were, none.

Absent or not voting, 30.

Aiken	Ditto	Johnson of	Read
Baker	Eckles	Dickinson	Reimers
Berry	Ellsworth	Lichty	Rutledge
Bixler	Figgins	Lomas	Shannon
Byers of Fayette	Files	Lovrien	Shields
Byers of Linn	Hall	McCaulley	Simmer
Cox	Hansen	O'Donnell	Venard
Dean	Hollingsworth	Randall	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 131, a bill for an act providing for the equipment of buildings used as hospitals, to include safeguards for patients, in the form of permanent and removable bars and heavy screens for windows of rooms where patients are confined, with report of committee recommending amendment and passage was taken up for consideration.

Allen of Pocahontas moved that the amendment filed by him and found on page 309 of the journal of February 12th be substituted for the committee amendments.

Allen of Pocahontas asked and obtained unanimous consent to defer action on House File No. 131.

House File No. 34, a bill for an act to repeal the law as it appears in section five hundred eighty-four (584), Code of 1927, and to enact a substitute in lieu thereof relative to the recount of ballots in primary elections, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Cox of Taylor the amendments proposed by the committee, found on page 295 of the journal of February 12th, were adopted.

Mr. Cox moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 86.

Aiken	Barnes	Campbell	Elliott of Polk
Albert	Bixler	Clark	Elliott of Scott
Allen	Buchmiller	Cox	Files
Bair	Burton	Crozier	Finnern
Ballew	Bush	Dayton	Fleming

Gilmore	Jensen	Nelson of	Shannon
Greene	Johnson of	Hancock	Shields
Griswold	Dickinson	O'Brien	Smith
Hagglund	Johnson of	O'Donnell	Swanson
Hanson	Keokuk	Orr	Taylor
Hatter	King	Pattison	Torgeson
Hayes	Kline	Paulson	Truax
Heald	Knudson	Pendray	Van Buren
Helgason	Lamb	Randall	Van Wert
Hill	Lomas	Ratliff	Vaughn
Hollis	McCaulley	Rawlings	Venard
Holmgren	McCreery	Reimers	Vosseller
Hopkins	McIntosh	Reno	Wamstad
Hunt	McMillan	Rice	Wearin
Hush	Mathews	Ryder	Whiting
Irwin	Miller	Rylander	Wilson
Istad	Mounce	Sass	Mr. Speaker
Jaycox			

The nays were, none.

Absent or not voting, 22.

Baker	Ditto	Hansen	McIlrath
Berry	Eckles	Hollingsworth	Nelson of Story
Byers of Fayette	Ellsworth	Hubbard	Read
Byers of Linn	Figgins	Lichty	Rutledge
Cole	Forsling	Lovrien	Simmer
Dean	Hall		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 88, a bill for an act to amend section five hundred forty-seven (547) of the Code, 1927, relating to candidates for township and precinct offices, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Fleming of Adair the amendments proposed by the committee, found on page 296 of the journal of February 12th, were adopted.

Cox of Taylor moved the previous question.

Motion prevailed.

Mr. Fleming moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 25.

Albert	Bixler	Finnern	Hanson
Allen	Cox	Fleming	Heald
Barnes	Files	Hagglund	Hopkins



Hush	Johnson	Mathews	Taylor
Irwin	of Keokuk	Pendray	Van Wert
Jaycox	Lamb	Rice	Vosseller
	McIlrath	Smith	

The nays were, 53.

Aiken	Hayes	McMillan	Ryder
Ballew	Helgason	Miller	Sass
Buchmiller	Hollis	Mounce	Shields
Burton	Holmgren	Nelson	Swanson
Campbell	Hubbard	of Hancock	Torgeson
Clark	Istad	O'Brien	Truax
Cole	Jensen	O'Donnell	Van Buren
Crozier	Johnson	Orr	Venard
Dayton	of Dickinson	Pattison	Wamstad
Elliott of Polk	King	Paulson	Wearin
Gilmore	Kline	Randall	Whiting
Greene	Lomas	Ratliff	Wilson
Griswold	McCaulley	Rawlings	Mr. Speaker
Hatter	McCreery	Reno	

Absent or not voting, 30.

Bair	Eckles	Hill	Read
Baker	Elliott of Scott	Hollingsworth	Reimers
Berry	Ellsworth	Hunt	Rutledge
Bush	Figgins	Knudson	Rylander
Byers of Fayette	Forsling	Lichty	Shannon
Byers of Linn	Hall	Lovrien	Simmer
Dean	Hansen	McIntosh	Vaughn
Ditto		Nelson of Story	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Reno of Polk moved that the vote by which House File No. 88 failed to pass the House be reconsidered and the motion to reconsider be laid on the table.

Motion to lay on the table lost.

Reno of Polk asked and obtained unanimous consent to withdraw his motion to reconsider.

#### LEAVE OF ABSENCE

Leave of absence was granted as follows: Rylander of Marshall for the remainder of the day, on request of Van Wert of Franklin; Cox of Taylor for the remainder of the day, on request of Bixler of Adams; Greene of Pottawattamie for the remainder of the day, on request of Hayes of Dubuque; Nelson of Story for the remainder of the day, on request of Van Wert of Franklin.

Senate File No. 30, a bill for an act to amend section fifty-seven hundred twenty-three (5723) of the Code, 1927, relating to the

compensation allowed newspapers for the publication of legal notices, with report of committee recommending passage, was taken up for consideration.

Griswold of Madison moved the previous question.

Motion prevailed.

Hayes of Dubuque moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?" Rule 18 was invoked.

The ayes were, 56.

Aiken	Hagglund	Lamb	Sass
Albert	Hatter	McIntosh	Shannon
Allen	Hayes	McMillan	Smith
Bair	Heald	Mathews	Swanson
Barnes	Helgason	O'Brien	Taylor
Bixler	Hill	Orr	Van Buren
Buchmiller	Hollis	Pattison	Van Wert
Burton	Hopkins	Paulson	Vaughn
Bush	Hunt	Pendray	Vosseller
Clark	Irwin	Rawlings	Wamstad
Dayton	Istad	Reimers	Wearin
Elliott of Scott	Jensen	Reno	Whiting
Files	Knudson	Rice	Wilson
Finnern	McCaulley	Ryder	Mr. Speaker

The nays were, 22.

Ballew	Griswold	King	Randall
Campbell	Hansen	McCreery	Ratliff
Crozier	Hanson	McIlrath	Torgeson
Fleming	Holmgren	Miller	Truax
Forsling	Jaycox	Nelson of	Venard
Gilmore	Johnson of	Hancock	
	Dickinson		

Absent or not voting, 30.

Baker	Eckles	Hush	Nelson of Story
Berry	Elliott of Polk	Johnson of	O'Donnell
Byers of Fayette	Ellsworth	Keokuk	Read
Byers of Linn	Figgins	Kline	Rutledge
Cole	Greene	Lichty	Rylander
Cox	Hall	Lomas	Shields
Dean	Hollingsworth	Lovrien	Simmer
Ditto	Hubbard	Mounce	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Hill of Floyd moved that the vote by which Senate File No. 30 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

February 14th, House File No. 33.

February 16th, House File No. 43.

#### PROOFS OF PUBLICATION

The official proof of publication of House File No. 239, a bill for an act to make permanent the temporary transfer of money from the general fund to the schoolhouse fund of the Independent School District of Lake City, Calhoun County, Iowa, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

The official proof of publication of Senate File No. 225, a bill for an act to legalize Ordinance No. 69 of the Incorporated Town of Rolfe, Iowa, and the franchise therein granted and all proceedings had thereunder, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

#### AMENDMENTS FILED

Hubbard of Pottawattamie filed the following amendment to House File No. 114:

Amend House File No. 114 by adding as section 2 thereof the following:

"That Section twenty-seven hundred sixty-five (2765) of the Code, 1927, be amended by adding thereto the following:

4. Representatives of manufacturers of stock remedies, county agricultural agents, and any person who has secured a permit from the Secretary of Agriculture to vaccinate hogs.

Forsling of Woodbury filed the following amendment to House File No. 201:

Amend House File No. 201 as follows:

Amend sub-section K of section 4 by striking from lines 105 and 106 the words "raised or produced by the stockholders of such association, or" and by striking from line 109 the words "produced by the members of such association".

Amend Section 12 by striking from line 4 the word "it" and inserting in lieu thereof "he".

Amend Section 18 by striking from line 12 thereof the word "commissioner" and inserting in lieu thereof the words "Clerk of said Court."

On motion of O'Donnell of Carroll the House adjourned until 9:30 a. m. Monday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 18, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Carrie Lucas, pastor of the Congregational church, Olds, Iowa.

Journal of February 16th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Files of Cerro Gordo for the day, on request of Smith of O'Brien; Allen of Pocahontas for the forenoon, on request of Johnson of Dickinson; Read of Warren for the day, on request of Campbell of Decatur; Simmer of Wapello for the day, on request of Reno of Polk; Knudson of Hamilton for the day, on request of Holmgren of Palo Alto.

## PETITIONS

Paulson and Rice of Clinton presented resolutions from Clinton Chapter No. 9, Disabled American War Veterans of the World War, favoring the establishment of the office of county nurse.

Referred to committee on public health.

Hayes of Dubuque presented a petition from farmers of Dubuque and neighboring counties favoring the placing of a tax on "Oleo".

Referred to committee on ways and means.

## REPORT OF COMMITTEE

Venard of Sioux, from the committee on conservation of resources, submitted the following report:

MR. SPEAKER: Your committee on conservation of resources, to whom was referred House File No. 50, a bill for an act to amend chapter eighty-seven (87) of the Code of Iowa, 1927, relating to the powers of the board of conservation, and to prohibit the sale of certain wares and operation

of temporary business upon any public highway or street near any state park, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

G. L. VENARD, *Chairman.*

Report adopted.

Hagglund of Page offered the following resolution and moved its adoption:

*Whereas*, The Honorable Doctor T. E. Powers, who was a member of the House of Representatives in the Fortieth, Fortieth Extra, and Forty-first General Assemblies from Page county, died on Thursday, February 14, 1929; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly*, That a committee of three be appointed to draft suitable resolutions to be presented to the House in commemoration of his life and services.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Hagglund moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Hagglund of Page, Hush of Montgomery, and Clark of Fremont.

#### INTRODUCTION OF BILLS

House File No. 250, by Byers of Linn, a bill for an act to amend section seventy-one hundred eighty-eight (7188) of the Code, 1927, governing the correction of errors made by the county treasurer in making entries of tax payments.

Read first and second times and referred to committee on judiciary.

House File No. 251, by Byers of Linn, a bill for an act to amend section ten thousand eight hundred thirty (10830) of the Code, 1927, relative to lien index book in the office of the Clerk of the District Court and the indexing of liens.

Read first and second times and referred to committee on judiciary.

House File No. 252, by Byers of Linn, a bill for an act to amend section seventy-two hundred seventy-six (7276) of the Code, 1927, governing the correction of errors made by county auditor and county treasurer in connection with redemption from tax sale.

Read first and second times and referred to committee on judiciary.

House File No. 253, by Byers of Linn, a bill for an act to amend section eleven thousand six hundred sixty-eight (11668) of the Code, 1927, to require notice of levy of execution in certain cases to be entered in encumbrance book of the Clerk of the District Court.

Read first and second times and referred to committee on judiciary.

House File No. 254, by committee on claims, a bill for an act to reimburse Dr. Thomas P. Brennan for money paid by him for legal services required in defending an action brought against him as acting director of the State Psychopathic Hospital, Iowa City, Iowa.

Read first and second times and referred to committee on appropriations.

House File No. 255, by committee on claims, a bill for an act to reimburse the National Guardian Life Insurance Company of Madison, Wisconsin, for overpayment of taxes for the year 1927.

Read first and second times and referred to committee on appropriations.

House File No. 256, by committee on claims, a bill for an act to make appropriation to August Kleim for damages suffered to crops by a change in culvert by the Iowa State Highway Commission.

Read first and second times and referred to committee on appropriations.

House File No. 257, by committee on claims, a bill for an act to make an appropriation to compensate W. L. Hall for apprehension of paroled prisoners.

Read first and second times and referred to committee on appropriations.

House File No. 258, by committee on claims, a bill for an act to appropriate sufficient funds to pay the maintenance tax against state lands in drainage district No. 13, located in Muscatine and Louisa counties, Iowa.

Read first and second times and referred to committee on appropriations.

House File No. 259, by committee on claims, a bill for an act to provide an appropriation of two hundred seventy and 75/100 dollars (\$270.75) to compensate Ethel F. Katz, as additional compensation for reporting a special bridge investigation, Forty-second General Assembly of Iowa.

Read first and second times and referred to committee on appropriations.

House File No. 260, by committee on claims, a bill for an act to make an appropriation to the Wickes Engineering and Construction Company for claims arising out of construction work in Project B-30, Boone county, Iowa.

Read first and second times and referred to committee on appropriations.

House File No. 261, by Dean of Sac, a bill for an act to amend section four hundred forty-six (446) of the Code, 1927, relating to the duties of the adjutant general, so as to provide for permanent registration of the graves of all persons who shall have served in the military or naval forces of the United States and whose remains may rest in Iowa.

Read first and second times and referred to committee on military.

House File No. 262, by Elliott of Polk, a bill for an act to amend the law as it appears in section fifty-one hundred thirty (5130) of the Code of Iowa, 1927, relating to the general powers of the board of supervisors.

Read first and second times and referred to committee on county and township organization.

House File No. 263, by Hollis of Black Hawk, a bill for an act to amend House File number forty-three (43) of the Forty-third General Assembly relating to bus franchises and elections thereon.

Read first and second times and referred to committee on judiciary.

House File No. 264, by committee on claims, a bill for an act to amend chapter one hundred twenty-nine (129), Laws of the



Twenty-fifth General Assembly, providing relief for one Frederick M. Hull.

Read first and second times and referred to committee on appropriations.

House File No. 265, by Pendray of Jackson, a bill for an act to amend the law as it appears in section forty-four hundred forty-six (4446) of the Code, 1927, relating to schools and textbooks therefor; to repeal the law as it now appears in sections forty-four hundred fifty-six (4456), forty-four hundred fifty-seven (4457), forty-four hundred fifty-eight (4458), forty-four hundred fifty-nine (4459), forty-four hundred sixty (4460), forty-four hundred sixty-one (4461), forty-four hundred sixty-two (4462), and forty-four hundred sixty-three (4463) of the Code, 1927, relating to county uniformity of school textbooks and arranging for their selection and supply; to enact substitutes for the statutory provisions so repealed, authorizing the County Board of Education to select, purchase and pay for school textbooks and to sell same to the respective districts; also to provide for the custody and distribution of such textbooks, and to make their use mandatory.

Read first and second times and referred to committee on schools and textbooks.

#### COMMUNICATION FROM HOOVER BIRTHPLACE COMMITTEE

The following communication was received from the Hoover Birthplace Committee:

West Branch, Iowa, February 9, 1929.

*To the House of Representatives:*

The Hoover Birthplace Committee, West Branch, Iowa, extends to the members of the House of Representatives of Iowa a cordial invitation to join the Iowa special train to Washington, D. C., to attend the ceremonies inaugurating as President of the United States Iowa's own son, Herbert Hoover.

Since Iowa has the honor of having the first President west of the Mississippi River, it is especially fitting that a large delegation of representative Iowa citizens participate.

T. A. MOORE,  
W. B. ANDERSON,  
JOHN THOMPSON,  
F. L. PEARSON,  
N. P. OLSEN,

Hoover Birthplace Committee.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 50, a bill for an act relating to the compensation allowed newspapers for publication of laws.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 224, a bill for an act making an appropriation for the payment of the salary of the judge of the Supreme Court and his Secretary, authorized by House File No. 67 of the Acts of the Forty-third General Assembly.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 197, a bill for an act relating to the duty of the secretary of state to maintain in his office certain files relating to motor vehicles.

WALTER H. BEAM, *Secretary.*

## SENATE MESSAGES CONSIDERED

Senate File No. 50, a bill for an act to amend section sixty-two (62) of the Code, 1927, relating to the compensation allowed newspapers for the publication of laws.

Read first and second times and referred to committee on printing.

Senate File No. 197, a bill for an act to repeal section five thousand ten (5010), Code, 1927, and to enact a substitute therefor, relating to the duty of the secretary of state to maintain in his office certain files relating to motor vehicles.

Read first and second times and referred to committee on motor vehicles and transportation.

Senate File No. 224, a bill for an act making an appropriation for the payment of the salary of the judge of the Supreme Court and his Secretary, authorized by House File No. 67 of the acts of the forty-third general assembly.

Read first and second times and referred to committee on appropriations.

## ADDITIONAL COPIES ORDERED PRINTED

Cole of Harrison asked and obtained unanimous consent to have five hundred additional copies of House File No. 214 printed.

## CONSIDERATION OF BILLS

House File No. 164, a bill for an act to amend section ten thousand two hundred sixty-three (10263) of the Code, 1927, pertaining to the limitation of landlord's lien in case of sale of stock of merchandise under judicial process, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Byers of Linn the amendments proposed by the committee, found on page 297 of the journal of February 12th, were adopted.

Buchmiller of Greene moved the previous question.

Motion prevailed.

Mr. Byers moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 62.

Albert	Elliott of Scott	Istad	Randall
Baker	Forsling	Jaycox	Ratliff
Bixler	Gilmore	Jensen	Reno
Buchmiller	Griswold	Johnson of	Rice
Burton	Hagglund	Dickinson	Rutledge
Bush	Hansen	Johnson of	Sass
Byers of Fayette	Hanson	Keokuk	Shannon
Byers of Linn	Hatter	Lamb	Shields
Clark	Hayes	Lomas	Smith
Cole	Heald	McCreery	Torgeson
Cox	Helgason	McIntosh	Truax
Crozier	Hollingsworth	Mathews	Van Buren
Dayton	Holmgren	Mounce	Venard
Dean	Hunt	Nelson of	Vosseller
Ditto	Hush	Hancock	Wamstad
Eckles	Irwin	Pattison	Wearin
			Mr. Speaker

The nays were, 33.

Aiken	Figgins	Hopkins	Nelson of Story
Ballew	Finnern	King	O'Brien
Barnes	Fleming	Kline	O'Donnell
Campbell	Greene	McCaulley	Orr
Elliott of Polk	Hill	McMillan	Paulson
Ellsworth	Hollis	Miller	Pendray

Rawlings  
Reimers  
Ryder

Rylander  
Swanson

Van Wert  
Vaughn

Whiting  
Wilson

Absent or not voting, 13.

Allen  
Bair  
Berry  
Files

Hall  
Hubbard  
Knudson

Lichty  
Lovrien  
McIlrath

Read  
Simmer  
Taylor

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Byers of Linn moved that the vote by which House File No. 164 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 186, a bill for an act amending sections fifty-one hundred seventy-seven (5177) and ten thousand one hundred fifteen (10115) of the Code, 1927, relating to marginal assignments or releases of mortgages, contracts or other instruments constituting encumbrances on real estate, with report of committee recommending passage, was taken up for consideration.

Torgeson of Worth offered the following amendment and moved its adoption:

Amend House File No. 186 by striking out section one (1) and renumbering section one (1) as section two (2).

Albert of Grundy moved the previous question on the amendment.

Motion prevailed.

Amendment lost.

Elliott of Scott offered the following amendment and moved its adoption:

Amend House File No. 186 by striking out the word "ten" from line four (4) of section one (1) and inserting in lieu thereof the word "twenty-five."

Amendment lost.

Shields of Clarke moved the previous question the main bill.

Motion prevailed.

Albert of Grundy moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 85.

Albert	Greene	Kline	Reimers
Baker	Griswold	Lamb	Reno
Ballew	Hagglund	Lomas	Rice
Barnes	Hanson	Lovrien	Rutledge
Bixler	Hatter	McCreery	Ryder
Buchmiller	Hayes	McIlrath	Rylander
Burton	Heald	McIntosh	Sass
Bush	Helgason	McMillan	Shannon
Byers of Fayette	Hill	Mathews	Shields
Byers of Linn	Hollingsworth	Miller	Smith
Campbell	Hollis	Mounce	Swanson
Cox	Holmgren	Nelson of	Taylor
Dayton	Hopkins	Hancock	Truax
Dean	Irwin	Nelson of Story	Van Buren.
Ditto	Istad	O'Brien	Van Wert
Eckles	Jaycox	Orr	Vaughn
Elliott of Polk	Jensen	Pattison	Venard
Elliott of Scott	Johnson of	Paulson	Vosseller
Ellsworth	Dickinson	Pendray	Wamstad
Finnern	Johnson of	Randall	Wearin
Forsling	Keokuk	Ratliff	Whiting
Gilmore	King	Rawlings	Wilson

The nays were, 10.

Clark	Fleming	McCaulley	Torgeson
Cole	Hansen	O'Donnell	Mr. Speaker
Figgins	Hush		

Absent or not voting, 13.

Aiken	Crozier	Hubbard	Lichty
Allen	Files	Hunt	Read
Bair	Hall	Knudson	Simmer
Berry			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 201, a bill for an act to protect investors, by regulating sales and purchases and attempted sales and purchases within the state of Iowa, of stocks, bonds, notes, debentures, evidences of indebtedness, investment contracts, interests in or under profit sharing or participating agreements or schemes, and interests in trusts, all hereinafter called securities; by defining words, phrases, and terms used in this account; by fixing the scope of the regulation in this act provided and prescribing the conditions under which securities may be sold, bartered, or ex-

changed or offered therefor; by providing for enforcement of this act through public agencies and otherwise; and by prescribing and imposing penalties for violation of or non-compliance with this act, and repealing chapter three hundred ninety-three (393) of the Code, 1927, relating to investment companies, was taken up for consideration.

Forsling of Woodbury moved that the amendment filed by him and found page 380 of the journal of February 16th be adopted.

Motion prevailed and the amendment was adopted.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 93.

Aiken	Fleming	Johnson of	Reimers
Albert	Gilmore	Keokuk	Reno
Ballew	Greene	King	Rice
Barnes	Griswold	Lamb	Rutledge
Bixler	Hagglund	Lomas	Ryder
Buchmiller	Hansen	Lovrien	Rylander
Burton	Hanson	McCaulley	Sass
Bush	Hatter	McCreery	Shannon
Byers of Fayette	Hayes	McIlrath	Shields
Byers of Linn	Heald	McIntosh	Smith
Campbell	Helgason	McMillan	Swanson
Clark	Hill	Mathews	Taylor
Cole	Hollingsworth	Miller	Torgeson
Cox	Hollis	Mounce	Truax
Crozier	Holmgren	Nelson of	Van Buren
Dayton	Hopkins	Hancock	Van Wert
Dean	Hunt	Nelson of Story	Vaughn
Ditto	Hush	Orr	Venard
Eckles	Irwin	Pattison	Vosseller
Elliott of Polk	Istad	Paulson	Wamstad
Elliott of Scott	Jaycox	Pendray	Wearin
Ellsworth	Jensen	Randall	Whiting
Figgins	Johnson of	Ratliff	Wilson
Finnern	Dickinson	Rawlings	Mr. Speaker

The nays were, none.

Absent or not voting, 15.

Allen	Files	Kline	O'Donnell
Bair	Forsling	Knudson	Read
Baker	Hall	Lichty	Simmer
Berry	Hubbard	O'Brien	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Lovrien of Humboldt moved that the vote by which House File No. 201 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 202, a bill for an act to provide for filling vacancies in nominations of presidential electors, was taken up for consideration.

Hanson of Winnebago moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 89.

Albert	Finnern	Johnson of	Reimers
Baker	Fleming	Keokuk	Reno
Ballew	Greene	King	Rice
Barnes	Griswold	Lamb	Rutledge
Bixler	Hagglund	Lomas	Ryder
Buchmiller	Hansen	Lovrien	Rylander
Burton	Hanson	McCaulley	Sass
Bush	Hatter	McCreery	Smith
Byers of Fayette	Hayes	McIntosh	Swanson
Byers of Linn	Heald	McMillan	Taylor
Campbell	Helgason	Mathews	Torgeson
Clark	Hill	Miller	Truax
Cole	Hollingsworth	Mounce	Van Buren
Cox	Hollis	Nelson of	Van Wert
Crozier	Holmgren	Hancock	Vaughn
Dayton	Hopkins	Nelson of Story	Venard
Dean	Hunt	O'Brien	Vosseller
Ditto	Hush	O'Donnell	Wamstad
Eckles	Irwin	Orr	Wearin
Elliott of Polk	Istad	Pattison	Whiting
Elliott of Scott	Jaycox	Paulson	Wilson
Ellsworth	Jensen	Pendray	Mr. Speaker
Figgins	Johnson of	Rawlings	
	Dickinson		

The nays were, none.

Absent or not voting, 19.

Aiken	Forsling	Knudson	Read
Allen	Gilmore	Lichty	Shannon
Bair	Hall	Mellrath	Shields
Berry	Hubbard	Randall	Simmer
Files	Kline	Ratliff	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 22, a bill for an act to regulate the employment of persons to act as counsel or agents to promote or oppose proceedings pending in the general assembly, to provide a record of such employment, to prescribe the duties of the secretary of state and of such employers and employees in relation to said subject matter, to require the filing of an expense account attending such employment, and to provide penalties for a violation of the act, with report of committee recommending passage, was taken up for consideration.

Torgeson of Worth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 54.

Albert	Helgason	McIlrath	Shannon
Baker	Hill	McIntosh	Shields
Barnes	Hopkins	McMillan	Smith
Bixler	Hush	Miller	Swanson
Buchmiller	Istad	Nelson of	Taylor
Burton	Jaycox	Hancock	Torgeson
Bush	Jensen	O'Brien	Van Wert
Campbell	Johnson of	Paulson	Vaughn
Cox	Dickinson	Pendray	Venard
Dayton	Johnson of	Rawlings	Vosseller
Finnern	Keokuk	Reimers	Wamstad
Fleming	Kline	Rice	Wearin
Hagglund	Lamb	Rylander	Whiting
Hanson	Lovrien	Sass	Wilson
Heald			

The nays were, 40.

Bair	Elliott of Scott	Hollis	Orr
Ballew	Ellsworth	Holmgren	Pattison
Byers of Fayette	Figgins	Hunt	Randall
Byers of Linn	Forsling	Irwin	Ratliff
Clark	Greene	Lomas	Reno
Cole	Griswold	McCreery	Rutledge
Crozier	Hansen	Mathews	Ryder
Dean	Hatter	Mounce	Truax
Ditto	Hayes	Nelson of Story	Van Buren
Eckles	Hollingsworth	O'Donnell	Mr. Speaker

Absent or not voting, 14.

Aiken	Files	King	McCaulley
Allen	Gilmore	Knudson	Read
Berry	Hall	Lichty	Simmer
Elliott of Polk	Hubbard		

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.



House File No. 157, a bill for an act to repeal section forty-three hundred seventy (4370) of the Code, 1927, relating to the erection or repair of schoolhouses and to enact a substitute therefor, with report of committee recommending passage, was taken up for consideration.

Whiting of Johnson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 89.

Albert	Greene	King	Rawlings
Bair	Griswold	Kline	Reimers
Ballew	Hagglund	Lamb	Reno
Barnes	Hansen	Lomas	Rice
Bixler	Hanson	McCaulley	Ryder
Buchmiller	Hatter	McCreery	Rylander
Burton	Hayes	McIlrath	Sass
Bush	Heald	McIntosh	Shannon
Byers of Fayette	Helgason	McMillan	Shields
Byers of Linn	Hill	Mathews	Swanson
Campbell	Hollingsworth	Miller	Taylor
Clark	Hollis	Mounce	Torgeson
Cole	Holmgren	Nelson of	Truax
Cox	Hopkins	Hancock	Van Buren
Crozier	Hunt	Nelson of Story	Van Wert
Dayton	Irwin	O'Brien	Vaughn
Dean	Istad	O'Donnell	Venard
Ditto	Jaycox	Orr	Vosseller
Eckles	Jensen	Pattison	Wamstad
Ellsworth	Johnson of	Paulson	Wearin
Figgins	Dickinson	Pendray	Whiting
Finnern	Johnson of	Randall	Wilson
Fleming	Keokuk	Ratliff	Mr. Speaker

The nays were, 1.

Baker

Absent or not voting, 18.

Aiken	Files	Hush	Read
Allen	Forsling	Knudson	Rutledge
Berry	Gilmore	Lichty	Simmer
Elliott of Polk	Hall	Lovrien	Smith
Elliott of Scott	Hubbard		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Whiting of Johnson moved that the vote by which House File No. 157 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 54, a bill for an act to make an appropriation to reimburse the capitol extension fund of the state, for the amount of money paid for boilers which were delivered to the Board of Control of State Institutions for use at certain state institutions, with report of committee recommending passage, was taken up for consideration.

Hansen of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 89.

Albert	Gilmore	King	Ratliff
Bair	Greene	Kline	Rawlings
Baker	Griswold	Lamb	Reimers
Ballew	Hagglund	Lomas	Reno
Barnes	Hansen	Lovrien	Rice
Buchmiller	Hanson	McCaulley	Ryder
Burton	Hatter	McCreery	Rylander
Byers of Fayette	Hayes	McIlrath	Sass
Byers of Linn	Heald	McIntosh	Shannon
Campbell	Helgason	McMillan	Shields
Clark	Hill	Mathews	Swanson
Cox	Hollis	Miller	Taylor
Crozier	Holmgren	Mounce	Torgeson
Dayton	Hopkins	Nelson of	Truax
Dean	Hunt	Hancock	Van Buren
Ditto	Irwin	Nelson of Story	Van Wert
Eckles	Istad	O'Brien	Vaughn
Elliott of Polk	Jaycox	O'Donnell	Venard
Ellsworth	Jensen	Orr	Wamstad
Figgins	Johnson of	Pattison	Wearin
Finnern	Dickinson	Paulson	Whiting
Fleming	Johnson of	Pendray	Wilson
Forsling	Keokuk	Randall	Mr. Speaker

The nays were, none.

Absent or not voting, 19.

Aiken	Cole	Hubbard	Rutledge
Allen	Elliott of Scott	Hush	Simmer
Berry	Files	Knudson	Smith
Bixler	Hall	Lichty	Vosseller
Bush	Hollingsworth	Read	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 15, a bill for an act to amend the law as it appears in section fifty-four hundred thirty-five (5435) Code of

Iowa, 1927, relating to the licensing of dogs; and to repeal the law as it appears in sections fifty-four hundred forty (5440) and fifty-four hundred forty-one (5441) relating to the certification and collection of license taxes on dogs and to enact a substitute therefor, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Burton of Wayne the amendments proposed by the committee, found on page 330 of the journal of February 14th, were adopted.

Mr. Burton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 86.

Aiken	Gilmore	King	Rawlings
Albert	Greene	Kline	Reimers
Bair	Griswold	Lamb	Reno
Baker	Hagglund	Lomas	Rice
Ballew	Hall	Lovrien	Rutledge
Barnes	Hansen	McCreery	Ryder
Bixler	Hanson	McIlrath	Rylander
Buchmiller	Hatter	McIntosh	Smith
Burton	Hayes	Mathews	Swanson
Bush	Heald	Mounce	Taylor
Byers of Fayette	Helgason	Nelson of	Torgeson
Campbell	Hill	Hancock	Truax
Cox	Hollis	Nelson of Story	Van Buren
Crozier	Hopkins	O'Brien	Van Wert
Dayton	Hush	O'Donnell	Vaughn
Dean	Irwin	Orr	Venard
Ditto	Istad	Pattison	Vosseller
Eckles	Jaycox	Paulson	Wamstad
Elliott of Polk	Jensen	Pendray	Wearin
Ellsworth	Johnson of	Randall	Whiting
Figgins	Dickinson	Ratliff	Wilson
Finnern	Johnson of		Mr. Speaker
Fleming	Keokuk		

The nays were, 5.

Byers of Linn	McMillan	Sass	Shields
Hunt			

Absent or not voting, 17.

Allen	Files	Hubbard	Miller
Berry	Forsling	Knudson	Read
Clark	Hollingsworth	Lichty	Shannon
Cole	Holmgren	McCaulley	Simmer
Elliott of Scott			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 5, relative to a thorough investigation, by representatives in congress, of the questions of marketing live stock in all its phases.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 71, a bill for an act relating to the annual settlement by school treasurers.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 111, a bill for an act relating to statements to be published in certain cities under the Commission Form of Government.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 165, a bill for an act relating to the organization and authorization of mutual life insurance companies.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 178, a bill for an act to make permanent a transfer of funds in Marion county, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 177, a bill for an act to make legal and permanent a transfer of funds in Monroe county, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 196, a bill for an act to legalize the corporate acts and proceedings of the Redfield Brick & Tile Co., Redfield, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 158, a bill for an act to legalize certain franchises of the Iowa, Illinois Telephone Company.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 116, a bill for an act to authorize the issuance of a patent to certain lands in Marion county, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 148, a bill for an act to authorize the Governor and the Secretary of State to deed and transfer to the municipal corporation of Forest City, certain land now belonging to the state and used as a state park.

WALTER H. BEAM, *Secretary.*

#### SENATE MESSAGES CONSIDERED

Senate File No. 148, a bill for an act to authorize the Governor and the Secretary of State to deed and transfer to the municipal corporation of Forest City, certain land now belonging to the state and used as a state park.

Read first and second times and referred to committee on judiciary.

Senate File No. 116, a bill for an act to authorize the issuance of a patent to certain lands in Marion county, Iowa.

Read first and second times and referred to committee on judiciary.

Senate File No. 158, a bill for an act legalizing certain franchises of the Iowa-Illinois Telephone Company in the towns of West Point, Eldon, Richland, New London, Hedrick, Donnellson, Montrose, Hillsboro, Oakville, Ainsworth, Cone, Letts, Wayland and Winfield in the State of Iowa.

Mathews of Des Moines asked and obtained unanimous consent to substitute Senate File No. 158 for House File No. 178, without reference to a committee.

Senate File No. 196, a bill for an act to legalize the corporate acts and proceedings of the Redfield Brick & Tile Co. of Redfield, Iowa, and to provide for the renewal and extension of the period of corporate existence of said company.

Read first and second times and referred to committee on judiciary.

Senate File No. 178, a bill for an act to make permanent a transfer from the emergency fund to the poor fund of Marion county, Iowa.

Read first and second times and referred to committee on judiciary.

Senate File No. 177, a bill for an act to make legal and permanent a transfer from the insane fund to the poor fund of Monroe county, Iowa.

Read first and second times and referred to committee on judiciary.

Senate File No. 111, a bill for an act to repeal section sixty-five eighty-one (6581), of the Code, 1927, and to enact a substitute therefor relating to statements to be published in certain cities under the Commission Form of Government.

Read first and second times and referred to committee on cities and towns.

Senate File No. 165, a bill for an act to amend section eighty-six hundred fifty-one (8651), Code of Iowa, 1927, relating to the organization and authorization of mutual life insurance companies.

Read first and second times and referred to committee on insurance.

#### PROOFS OF PUBLICATION

The official proof of publication of Senate File No. 177, a bill for an act to make legal and permanent a transfer from the insane fund of Monroe county, Iowa, to the poor fund of said county was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

The official proof of publication of Senate File No. 178, a bill for an act to make permanent a transfer from the emergency fund to the poor fund of Marion county, Iowa, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

#### HOUSE FILE WITHDRAWN

Wilson of Tama asked and obtained unanimous consent to withdraw House File No. 35 from the committee on judiciary and from further consideration of the House.

## AMENDMENT FILED

Campbell of Decatur filed the following amendment to Senate File No. 64:

Amend Senate File No. 64 by adding thereto as section 14 the following: "Section 14. That the law as it appears in section twenty-six hundred and seventy-one (2671) of the Code, 1927, be and the same is hereby repealed and the following enacted in lieu thereof:

When breeding animals are slaughtered following any test there shall be deducted from their appraised value the proceeds from the sale of salvage. After this shall have been done and such Federal indemnity as shall be allowed on said animal shall be deducted, the state or county shall pay to the owner of such condemned animal the balance due on appraised value, providing the amount shall not exceed seventy-five dollars (\$75.00) for any registered pure-bred animal or fifty dollars (\$50.00) for any grade animal."

## MOTION TO RECONSIDER FILED

The following motion to reconsider was filed:

MR. SPEAKER: I move to reconsider the vote whereby House File No. 22 failed to pass the House.

J. PARK BAIR.

On motion of Crozier of Mahaska the House adjourned until 9:00 a. m., Tuesday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 19, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by Representative Shannon of Cass county.

Journal of February 18th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Simmer of Wapello for the day, on request of Reno of Polk.

## PETITIONS

Vaughn of Ringgold presented a petition favoring Senate File No. 18.

Referred to committee on fish and game.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files Nos. 30, 113, and 128, and House File No. 71.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills: Senate Files Nos. 30, 113, 128, and House File No. 71.



## BILL SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 19th day of February, 1929, sent to the governor for his approval: House File No. 71.

S. R. TORGESON, *Chairman.*

Report adopted.

## REPORTS OF COMMITTEES

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 263, a bill for an act to amend House File No. 43 of the Forty-third General Assembly, relating to bus franchises and elections thereon, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 37, a bill for an act to amend sections twelve thousand seven hundred twenty-seven (12727) and twelve thousand seven hundred twenty-eight (12728) of the Code of 1927, relating to the filing of claims in assignments for benefit of creditors, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 225, a bill for an act to legalize and make permanent the transfer of money from the grading fund to the fire fund of the city of Missouri Valley, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 75, a bill for an act to make permanent the temporary

transfer of money from the county bridge fund to the county general fund of Osceola county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 24, a bill for an act to make permanent the temporary transfer of money from the State Insane Fund to the General County Fund of Decatur county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By substituting wherever the words "State Insane Fund" appear, in either the title or main bill, the words "County Insane Fund".

L. B. FORSLING, *Chairman*.

Report adopted.

Hollis of Black Hawk, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways, to whom was referred House File No. 187, a bill for an act to define and designate the secondary roads of the state, to provide for the construction and maintenance of such roads, to authorize levies of taxes in order to effect such construction and maintenance, to set aside certain public funds in order to supplement said taxes, to provide for a road poll tax, and for the collection thereof, to provide for and regulate the anticipation and expenditure of said funds, to define the powers and duties of public officers and employes in reference to such work, to coordinate and harmonize various statutes which relate to roads and highways, and to this end to repeal sections forty-five hundred ninety (4590), forty-six hundred fifty-nine (4659), seventy-six hundred forty-three (7643), and seventy-six hundred forty-five (7645), and to enact substitutes therefor; to amend sections three hundred fifty-one (351), forty-six hundred five (4605), forty-six hundred eight (4608), forty-six hundred fifty-three (4653), forty-six hundred sixty (4660), forty-six hundred sixty-two-a three (4662-a3), forty-six hundred sixty-six (4666), forty-six hundred sixty-nine (4669), forty-six hundred seventy (4670), five thousand niney-three-a nine (5093-a9), seventy-four hundred seventy (7470), seventy-five hundred thirty-nine (7539), seventy-six hundred thirty-eight (7638), seventy-six hundred forty-two (7642), seventy-six hundred forty-four (7644), seventy-six hundred forty-seven (7647), seventy-six hundred forty-nine (7649), seventy-six hundred fifty (7650), and section one (1) of chapter three (3), acts special session of the Forty-second (42) General Assembly (said last section being a substitute for section forty-seven hundred

fifty-five-b five (4755-b5), Code, 1927); to repeal sections forty-six hundred thirty-five (4635) to forty-six hundred fifty (4650), inclusive, forty-six hundred sixty-two-a two (4662-a2), forty-six hundred sixty-four (4664), forty-six hundred sixty-five (4665), forty-six hundred seventy-five (4675), seventy-four hundred eighty-five (7485); and to repeal chapters two hundred forty-four (244) and two hundred forty-five (245), relating to highways, all of said sections and chapters, except as otherwise indicated, being of the Code, 1927, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking section 24 and inserting the following in lieu thereof:

"Sec. 24. Construction program or project. Before proceeding with any construction work on the secondary road system for any year or years, the board of supervisors shall, subject to the approval of the state highway commission, adopt a comprehensive program or project based upon the construction funds estimated to be available for such year or years, not exceeding three (3) years. Before adopting any such program the board shall first consult with the township trustees as to the roads to be improved in each township. The board shall endeavor to distribute the improvements in such manner as to give each township, as soon as may be, an equitable mileage of improved roads."

Also amend by striking all of section twenty-five (25) and inserting in lieu thereof the following:

"Sec. 25. Scope of program. In the selection of the local county roads as a part of said program or project, the board shall instruct the county auditor to notify the board of trustees of each township to prepare a tentative plan of improvement for roads in their township, setting out in that plan the road or roads, which in their estimation, should be improved first, and shall also name those which they would have second in improvement and file such plan with the county auditor not later than February first of each year.

After such plans have been filed by the several boards of trustees, the board of supervisors shall, together with the county engineer, proceed to plan a program of construction of both county trunk and local county roads, always observing the plans filed by the boards of trustees."

Also amend section thirty-three (33) by striking all after the word "shall" in line two (2) and inserting in lieu thereof the following: "together with a representative from each township, who shall be named by the board of trustees at their January meeting, convene as a board of approval".

Also amend by striking all of sections thirty-four (34) and thirty-five (35) and inserting in lieu thereof the following:

"Sec. 34. At this meeting this board of approval shall proceed to the final adoption of the program as it pertains to the local county roads.

The proposed program or project may be adopted without change or may be amended and adopted.

Sec. 35. The board of supervisors shall, immediately after the adoption of the local county road program, meet and adopt the entire program of both local, county and county trunk roads."

Also amend by striking sections thirty-six (36) to forty (40), inclusive, and renumbering the balance of the sections.

Also amend section one hundred five (105) by inserting immediately after the figures "(4635)" in line one (1), the following: "to forty-six hundred forty-four (4644), inclusive, sections forty-six hundred forty-six (4646)".

Also amend the title by inserting immediately after the figures "(4635)" in line twenty-six (26) the following: "to forty-six hundred forty-four (4644), inclusive, sections forty-six hundred forty-six (4646)".

C. A. HOLLIS, *Chairman.*

Report adopted.

McIntosh of Muscatine, from the committee on compensation of public officers, submitted the following report:

MR. SPEAKER: Your committee on compensation of public officers, to whom was referred House File No. 132, a bill for an act to amend the law as it appears in section ten thousand six hundred thirty-nine (10639), relating to salaries and fees of Justices of the Peace, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By striking all of section 1, and inserting in lieu thereof the following:

Section 1. That section ten thousand six hundred thirty-nine (10639), of the Code, 1927, subsection 4, is hereby amended by inserting immediately after the comma following the word "annum" in line 9, the following:

"And in townships having a population over sixty thousand not to exceed one thousand dollars (\$1,000.00) per annum."

J. E. McINTOSH, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on compensation of public officers, to whom was referred House File No. 82, a bill for an act to repeal section ten thousand six hundred thirty-six (10636) as it appears in the Code of 1927, and to enact a substitute in lieu thereof fixing the fees which a justice of the peace shall be entitled to charge, beg leave to report they

have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

J. E. McINTOSH, *Chairman.*

Passed on file.

Hanson of Winnebago, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections, to whom was referred House File N.o 92, a bill for an act to repeal the law as it appears in section five hundred twenty-one (521) of the Code, 1927, and to enact a substitute therefor, and to amend the law as it appears in sections fifty-one hundred six (5106), fifty-one hundred seven (5107), fifty-one hundred ten (5110), and fifty-five hundred thirty-seven (5537) of the Code, 1927, relating to the terms of office and election of members of the board of supervisors and township trustees, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

H. N. HANSON, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on elections, to whom was referred House File No. 167, a bill for an act to amend section six hundred fifty-five-a seventeen (655-a17) of the Code, 1927, relating to the number of qualified voters required to sign petitions for nomination for political offices in state, district, county or other division less than a county, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

H. N. HANSON, *Chairman.*

Passed on file.

Hubbard of Pottawattamie, from the committee on motor vehicles and transportation, submitted the following report:

MR. SPEAKER: Your committee on motor vehicles and transportation, to whom was referred Senate File No. 197, a bill for an act to repeal section five thousand ten (5010), Code, 1927, and to enact a substitute therefor, relating to the duty of the secretary of state to maintain in his office certain files relating to motor vehicles, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WILBER F. HUBBARD, *Chairman.*

Report adopted.

## INTRODUCTION OF BILLS

House File No. 266, by Byers of Fayette, a bill for an act to amend section thirteen thousand three hundred fifty-eight (13358), of the Code, 1927, relative to the place of punishment of jail breakers.

Read first and second times and referred to committee on police regulations and suppression of crime.

House File No. 267, by committee on judiciary, a bill for an act to amend section seventy-eight hundred forty-one (7841) of the Code, 1927, relating to the trial of appeals from the awards of commissioners in condemnation proceedings; and to amend section seventy-eight hundred fifty-two (7852), of the Code, 1927, relating to the assessment of costs and attorney fees in condemnation proceedings.

Read first and second times and passed on file.

House File No. 268, by Clark of Fremont, a bill for an act to authorize and direct the governor of the state of Iowa to execute and deliver to Etta V. Brall a patent to lots three (3) and four (4) in block one (1) in outlot seventeen (17) in the town of Sidney, Fremont county, Iowa.

Read first and second times and referred to committee on judiciary.

House File No. 269, by Hopkins of Guthrie, a bill for an act to amend section eleven thousand seven hundred sixty (11760), of the Code, 1927, relating to exemption from execution of certain personal property.

Read first and second times and referred to committee on judiciary.

House File No. 270, by King of Clay, a bill for an act to amend section seventy-four hundred seventy (7470) as it appears in the Code of 1927, relating to the assessment of benefits and the apportionment of the costs and expenses against highways which extend into or through levy or drainage districts.

Read first and second times and referred to committee on drainage.

House File No. 271, by Hansen and Elliott of Scott, a bill for an act to amend sections sixty-twelve (6012), sixty sixteen (6016),

sixty eighteen (6018), sixty twenty three (6023), sixty forty-four (6044), sixty two eleven (6211) and sixty two sixty one (6261) of the Code of Iowa, 1927, relating to Street Improvements and Assessments.

Read first and second times and referred to committee on judiciary.

House File No. 272, by Heald of Chickasaw, a bill for an act to amend section 8982, Code, 1927, relating to stipulation for arbitration of loss under contract of insurance.

Read first and second times and referred to committee on insurance.

#### MOTION TO RECONSIDER CALLED UP

Bair of Buena Vista called up his motion to reconsider the vote by which House File No. 22, a bill for an act to regulate the employment of persons to act as counsel or agents to promote or oppose proceedings pending in the general assembly, to provide a record of such employment, to prescribe the duties of the secretary of state and of such employers and employees in relation to said subject matter, to require the filing of an expense account attending such employment, and to provide penalties for a violation of the act, failed to pass the House, found on page 399 of the Journal of February 18th.

#### CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, hereby request a call of the House for the consideration of House File No. 22:

E. O. HELGASON.  
L. B. SHANNON.  
C. C. R. BUSH.  
LENUS HAGGLUND.  
J. E. McMILLAN.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Berry, Byers of Fayette, and Simmer, who on motion were excused from the call of the House.

On the question, "Shall the vote by which House File No. 22 failed to pass the House be reconsidered?" Rule 18 was invoked.

The ayes were, 64.

Albert	Hanson	Knudson	Rice
Allen	Heald	Lamb	Rutledge
Bair	Helgason	Lovrien	Rylander
Baker	Holmgren	McIlrath	Shannon
Barnes	Hopkins	McIntosh	Shields
Bixler	Hubbard	McMillan	Smith
Buchmiller	Hunt	Miller	Swanson
Bush	Hush	Mounce	Taylor
Campbell	Istad	Nelson of	Torgeson
Cox	Jaycox	Hancock	Van Wert
Crozier	Jensen	Nelson of Story	Venard
Dayton	Johnson of	O'Brien	Vosseller
Finnern	Dickinson	Paulson	Wamstad
Files	Johnson of	Pendray	Wearin
Fleming	Keokuk	Rawlings	Whiting
Griswold	King	Read	Wilson
Hagglund	Kline	Reimers	

The nays were, 41.

Aiken	Ellsworth	Hollingsworth	Pattison
Ballew	Figgins	Hollis	Randall
Burton	Forsling	Irwin	Ratliff
Byers of Linn	Gilmore	Lichty	Reno
Clark	Greene	Lomas	Ryder
Cole	Hall	McCaulley	Sass
Dean	Hansen	McCreery	Truax
Ditto	Hatter	Mathews	Van Buren
Eckles	Hayes	O'Donnell	Vaughn
Elliott of Polk	Hill	Orr	Mr. Speaker
Elliott of Scott			

Absent or not voting, 3.

Berry Byers of Fayette Simmer

Motion to reconsider prevailed.

Elliott of Scott moved to reconsider the vote by which House File No. 22 passed to its third reading.

Motion lost.

On the question "Shall the bill pass?"

The ayes were, 59.

Albert	Hanson	Knudson	Rice
Allen	Heald	Lamb	Rylander
Bair	Helgason	Lovrien	Shannon
Baker	Holmgren	McCaulley	Shields
Barnes	Hopkins	McIlrath	Smith
Bixler	Hubbard	McIntosh	Swanson
Buchmiller	Hush	McMillan	Taylor
Bush	Istad	Miller	Torgeson
Campbell	Jaycox	Nelson of	Van Wert
Cox	Jensen	Hancock	Venard
Crozier	Johnson of	O'Brien	Vosseller
Dayton	Dickinson	Paulson	Wamstad
Files	Johnson of	Pendray	Wearin
Finnern	Keokuk	Rawlings	Whiting
Fleming	King	Reimers	Wilson
Hagglund	Kline		



The nays were, 47.

Aiken	Ellsworth	Hollis	Randall
Ballew	Figgins	Hunt	Ratliff
Burton	Forsling	Irwin	Read
Byers of Fayette	Gilmore	Lichty	Reno
Byers of Linn	Greene	Lomas	Rutledge
Clark	Griswold	McCreery	Ryder
Cole	Hall	Mathews	Sass
Dean	Hansen	Mounce	Truax
Ditto	Hatter	Nelson of Story	Van Buren
Eckles	Hayes	O'Donnell	Vaughn
Elliott of Polk	Hill	Orr	Mr. Speaker
Elliott of Scott	Hollingsworth	Pattison	

Absent or not voting, 2.

Berry Simmer

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

McCaulley of Calhoun moved that the call of the House be now raised.

Motion prevailed.

#### CONSIDERATION OF BILLS

Senate File No. 64, a bill for an act to repeal the law as it appears in sections twenty-six hundred sixty-seven (2667), twenty-six hundred eighty-three (2683), twenty-six hundred eighty-four (2684), twenty-six hundred eighty-five (2685), twenty-six hundred ninety-four (2694), twenty-six hundred ninety-five (2695), twenty-six hundred ninety-six (2696), twenty-six hundred ninety-seven (2697), and twenty-six hundred ninety-eight (2698), of the Code of Iowa, 1927, relating to the eradication of bovine tuberculosis; to repeal the law as it appears in sections twenty-six hundred sixty-six (2666), twenty-six hundred seventy-three (2673), twenty-six hundred seventy-four (2674), twenty-six hundred eighty-six (2686), twenty-six hundred ninety-nine (2699), twenty-seven hundred (2700), twenty-seven hundred one (2701), twenty-seven hundred two (2702), twenty-seven hundred three (2703), twenty-seven hundred four b one (2704-b1), twenty-seven hundred four b two (2704-b2), twenty-seven hundred four b three (2704-b3), and to enact substitutes therefor relating to the eradication of bovine tuberculosis; to establish the State of Iowa as an accredited area for the eradication of bovine tuberculosis and require the examination of all breeding and dairy cattle therein; to define a modified accredited county; and to prohibit

the transportation of dairy or breeding cattle into such county unless accompanied by certificate of health and to provide a penalty for the violation thereof, having been substituted for House File No. 103, was taken up for consideration.

Taylor of Audubon moved that the amendment filed by him and found on page 282 of the Journal of February 9th be adopted.

Johnson of Keokuk moved the previous question on the amendment. Motion prevailed.

Knudson of Hamilton moved that the rules be suspended and that Rutledge of Webster be permitted to speak on the amendment.

On the question "Shall the rules be suspended?" a roll call was demanded.

The ayes were, 73.

Aiken	Griswold	King	Reno
Bair	Hagglund	Knudson	Rice
Baker	Hall	Lamb	Ryder
Barnes	Hansen	Lichty	Rylander
Byers of Fayette	Hayes	Lomas	Shannon
Byers of Linn	Heald	Lovrien	Shields
Campbell	Helgason	McCaulley	Smith
Clark	Hollingsworth	McCreery	Swanson
Cole	Hollis	McIntosh	Torgeson
Dayton	Holmgren	Mounce	Truax
Dean	Hopkins	Nelson of Story	Van Wert
Ditto	Hubbard	Orr	Venard
Eckles	Hunt	Paulson	Vosseller
Elliott of Polk	Hush	Pendray	Wamstad
Ellsworth	Irwin	Randall	Wearin
Files	Istad	Ratliff	Whiting
Forsling	Jaycox	Rawlings	Wilson
Gilmore	Johnson, of	Read	Mr. Speaker
Greene	Dickinson		

The nays were, 26.

Albert	Fleming	Kline	O'Donnell
Allen	Hanson	McMillan	Pattison
Ballew	Hatter	Mathews	Reimers
Bixler	Hill	Miller	Sass
Buchmiller	Jensen	Nelson of	Van Buren
Bush	Johnson of	Hancock	Vaughn
Cox	Keokuk	O'Brien	
Figgins			

Absent or not voting, 9.

Berry	Elliott of Scott	McIlrath	Simmer
Burton	Finnern	Rutledge	Taylor
Crozier			

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 26.

Bixler	Hanson	Kline	Taylor
Buchmiller	Helgason	Lamb	Torgeson
Bush	Istad	Mathews	Truax
Crozier	Jensen	O'Donnell	Vaughn
Ellsworth	Johnson of	Pattison	Wamstad
Fleming	Keokuk	Sass	Wearin
Griswold	King	Swanson	

The nays were, 76.

Albert	Finnern	Johnson of	Ratliff
Allen	Forsling	Dickinson	Rawlings
Bair	Gilmore	Knudson	Read
Baker	Greene	Lichty	Reimers
Ballew	Hagglund	Lomas	Reno
Barnes	Hall	Lovrien	Rice
Burton	Hansen	McCreery	Rutledge
Byers of Fayette	Hatter	McIlrath	Ryder
Byers of Linn	Hayes	McIntosh	Rylander
Campbell	Heald	McMillan	Shannon
Clark	Hill	Miller	Shields
Cole	Hollingsworth	Mounce	Smith
Dayton	Hollis	Nelson of	Van Buren
Dean	Holmgren	Hancock	Van Wert
Ditto	Hopkins	Nelson of Story	Venard
Eckles	Hubbard	O'Brien	Vosseller
Elliott of Polk	Hunt	Orr	Whiting
Elliott of Scott	Hush	Paulson	Wilson
Figgins	Irwin	Randall	Mr. Speaker
Files	Jaycox		

Absent or not voting, 6.

Aiken	Cox	Pendray	Simmer
Berry	McCaulley		

Amendment lost.

Campbell of Decatur moved that the amendment filed by him and found on page 399 of the Journal of February 18th be adopted.

Bair of Buena Vista moved the previous question on the amendment.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 27.

Aiken	Barnes	Figgins	Gilmore
Albert	Campbell	Finnern	Hanson
Allen	Cox	Fleming	Helgason

Hopkins	King	Rawlings	Truax
Istad	Mathews	Read	Vaughn
Johnson of Keokuk	O'Donnell Pattison	Swanson Taylor	Wamstad Wearin

The nays were, 71.

Bair	Greene	Kline	Ratliff
Baker	Haggiund	Knudson	Reimers
Ballew	Hall	Lichty	Reno
Buchmiller	Hansen	Lomas	Rice
Burton	Hatter	Lovrien	Rutledge
Bush	Hayes	McCreery	Ryder
Byers of Fayette	Heald	McIlrath	Rylander
Byers of Linn	Hill	McMillan	Shannon
Clark	Hollingsworth	Miller	Smith
Cole	Hollis	Mounce	Torgeson
Crozier	Holmgren	Nelson of Hancock	Van Buren
Dayton	Hubbard	Nelson of Story	Van Wert
Dean	Hunt	O'Brien	Venard
Ditto	Hush	Orr	Vosseller
Eckles	Irwin	Paulson	Whiting
Elliott of Polk	Jaycox	Pendray	Wilson
Ellsworth	Jensen	Randall	Mr. Speaker
Files	Johnson of Dickinson		
Forsling			

Absent or not voting, 10.

Berry	Griswold	McIntosh	Shields
Bixler	Lamb	Sass	Simmer
Elliott of Scott	McCaulley		

Amendment lost.

Wearin of Mills offered the following amendment and moved its adoption:

Amend Senate File No. 64 by striking from line nine (9), section twelve (12), the word "six" and substituting in lieu thereof the word "two".

Bixler of Adams moved that the House adjourn until 9 a. m. Wednesday.

Rutledge of Webster moved to amend the motion by making the hour 1:30 p. m. today. Amendment lost.

Motion to adjourn was lost.

Forsling of Woodbury moved the previous question on the amendment and the bill.

Motion prevailed.

Amendment lost.

Hollis of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 80.

Albert	Gilmore	Knudson	Randall
Bair	Greene	Lamb	Ratliff
Baker	Hagglund	Lichty	Read
Ballew	Hall	Lomas	Reno
Barnes	Hansen	Lovrien	Rice
Buchmiller	Hayes	McCaulley	Rutledge
Burton	Heald	McCreery	Ryder
Byers of Fayette	Hollingsworth	McIlrath	Rylander
Byers of Linn	Hollis	McIntosh	Shannon
Clark	Holmgren	McMillan	Shields
Cole	Hopkins	Miller	Smith
Cox	Hubbard	Mounce	Torgeson
Dayton	Hunt	Nelson of	Van Buren
Dean	Hush	Hancock	Van Wert
Ditto	Irwin	Nelson of Story	Venard
Eckles	Istad	O'Brien	Vosseller
Elliott of Polk	Jaycox	O'Donnell	Wearin
Ellsworth	Johnson of	Orr	Whiting
Files	Dickinson	Paulson	Wilson
Fleming	King	Pendray	Mr. Speaker
Forsling	Kline		

The nays were, 21.

Aiken	Figgins	Johnson of	Sass
Allen	Hanson	Keokuk	Swanson
Bixler	Hatter	Mathews	Truax
Bush	Helgason	Pattison	Vaughn
Campbell	Hill	Rawlings	Wamstad
Crozier	Jensen		

Absent or not voting, 7.

Berry	Finnern	Reimers	Taylor
Elliott of Scott	Griswold	Simmer	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Rutledge of Webster moved that the vote by which Senate File No. 64 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### PROOF OF PUBLICATION

The official proof of publication of House File No. 225, a bill for an act to legalize and make permanent the transfer of money from

the grading fund to the fire fund of the city of Missouri Valley, Iowa, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

### EXPLANATIONS OF VOTES

I voted "no" on Senate File No. 64 for the following reasons:

Iowa has made more progress in the eradication of tuberculosis in cattle in the last two years than any state in the union and has tested twice as many cattle as any state with the exception of Wisconsin and we have far exceeded that state.

This has been done under our present voluntary plan by petition and election and by the free will of the people and much is being accomplished.

Last year seven out of eight counties voted to take up testing.

I am a veterinarian and am in favor of eradication of this disease in our herds by the present plan instead of a compulsory state area plan which will arouse much antagonism and I fear actually retard the work.

I also believe that if this compulsory state area bill is passed that owners should be paid full appraised value.

These are some of my reasons for voting no.

RAYMOND JOHNSON.

I voted "no" on the final passage of Senate File No. 64 for the reason that Iowa under its present statute has made more progress in the eradication of bovine tuberculosis than any other state of the United States. This is true despite the fact that several counties have had testing blocked within their own boundaries because injunctions have been secured by individuals who oppose the eradication work.

If the state area plan is adopted no one can feel certain but that some individual or group of individuals will be successful in blocking eradication work in the state rather than being able to block the work in some one county.

I voted "no" as a friend of bovine tuberculosis work.

BYRON G. ALLEN.

### AMENDMENTS FILED

King of Clay filed the following amendment to House File No. 214:

Amend House File No. 214 as follows:

Amend section ten (10), sub-section "d" by inserting after the word "children" in line eleven (11) the following "except those whose parents object to it for religious or conscientious reasons".

Also amend section one (1) by inserting after the colon in line fifteen (15) the following: "Chairman of the board of trustees of each township in the county".

Forsling of Woodbury filed the following amendment to House File No. 214:

Amend House File No. 214 by changing the period at the end of line thirteen (13) of section ten (10) to a comma, and by inserting after such comma the following:

"provided, however, that such medical and dental examination or inspection shall not be required of any school child where such child or the parents or guardian of the child object thereto for conscientious or religious reasons."

Shields of Clarke filed the following amendment to House File No. 187:

Amend House File No. 187 by striking out all of sections fifty-three (53) to sixty-two (62), inclusive.

Johnson of Dickinson filed the following amendment to House File No. 117:

Amend House File No. 117 by striking from the title all after the word "act" in the first line of the title down to and including the word "and" in line 17.

Also amend the bill by striking out sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 and by renumbering the balance of the sections to conform with this amendment.

On motion of Shannon of Cass the House adjourned until 9 a. m. Wednesday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 20, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. W. E. Van Buren, pastor of the Methodist Episcopal Church, Tipton, Iowa.

Journal of February 19th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Crozier of Mahaska, indefinitely, on request of Ratliff of Henry; Cox of Taylor for the day, on request of Bixler of Adams.

## BILL APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had on February 19th approved the following bill:

House File No. 71.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File No. 54.

S. R. TORGESON,  
*Chairman House Committee.*

CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill:

Senate File No. 54.



## REPORTS OF COMMITTEES

McIntosh of Muscatine, from the committee on compensation of public officers, submitted the following report:

MR. SPEAKER: Your committee on compensation of public officers, to whom was referred House File No. 107, a bill for an act to provide for the boarding, lodging, waiting on, washing for, and care of, prisoners in the county jail in certain counties, to fix the duties of public officers and employees with reference to such work, to provide and pay assistants in carrying on such work, to punish the wrongful use of supplies purchased in connection with such work, and to amend section fifty-two hundred twenty-six (5226), Code, 1927, relating to the salary of the sheriff, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Section 1, line 4, by striking out the words and figures "forty thousand (40,000)" and inserting in lieu thereof "One hundred thousand (100,000)".

Amend Section 4, line 2, by striking out the words "each of the county jails" and inserting in lieu thereof "the jail".

Strike out all of Section 14 and insert in lieu thereof the following:

"Sec. 14. Salary. Section fifty-two hundred twenty-six (5226), Code, 1927, is hereby amended by striking out paragraph nine (9) and inserting in lieu thereof the following:

"9. Sixty-five thousand and less than 100,000, twenty-eight hundred dollars."

"Also further amend said section by inserting as sub-section 10 the following:

"10. One hundred thousand and over, four thousand dollars (\$4,000)."

Amend the title, line 2, by striking out the word "certain", and by inserting after the word "counties" in said line 2, the following: "having a population of one hundred thousand (100,000), or over."

J. E. McINTOSH, *Chairman.*

Report adopted.

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 52, a bill for an act to amend the law as it appears in section ten thousand three hundred ninety-four (10394) of the Code, 1927, legalizing conveyances by executors, administrators, trustees, guardians, assignees, receivers, referees or commissioners of record prior to

January 1, 1920, limiting the time in which actions may be brought under or concerning the conveyances herein sought to be legalized, and making provision that this act shall not affect pending litigation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 11, a bill for an act to amend section seven thousand one hundred and sixty-one (7161) of the Code, 1927, relating to the apportionment of the compensation of persons employed to discover property not listed or assessed for taxation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

McCaulley of Calhoun, from the committee on ways and means, submitted the following report:

MR. SPEAKER: Your committee on ways and means, to whom was referred Senate File No. 108, a bill for an act to amend the law as it appears in section fifteen hundred fifty-two (1552) of the Code, 1927, so as to include a definition of the term "consumer" as included in the cigarette law, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

MARION R. MCCAULLEY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File No. 212, a bill for an act to amend the law as it appears in section sixty-nine hundred forty-six (6946), Code of 1927, relating to the exemption from taxation of soldiers, sailors, marines and nurses who participated in the war with Spain, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

MARION R. MCCAULLEY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File No. 165, a bill for an act to amend the law as it

appears in chapter three hundred fifty-one (351) of the Code, 1927, by adding at the end thereof additional sections providing for the imposition and collection of an estate tax upon the transfer of estates of decedents dying after the twenty-sixth day of February, 1926, and being residents of, or owning property in, the state of Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

MARION R. McCAULLEY, *Chairman.*

Report adopted.

Bair of Buena Vista, from the committee on labor, submitted the following report:

MR. SPEAKER: Your committee on labor, to whom was referred House File No. 6, a bill for an act to amend sections eleven thousand seven hundred seventeen (11717), eleven thousand nine hundred seventy-one (11971), and twelve thousand seven hundred thirty-two (12732) of the Code, 1927, relating to claims for labor, and the rights of laborers thereunder, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

J. PARK BAIR, *Chairman.*

Report adopted.

Eckles of Butler, from the committee on state educational institutions, submitted the following report:

MR. SPEAKER: Your committee on state educational institutions, to whom was referred House File No. 97, a bill for an act to establish and maintain a State Teachers' College at Tabor, Iowa, and to provide for the transfer of certain property to the State of Iowa for the use of said college, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

R. B. ECKLES, *Chairman.*

Report adopted.

Lichty of Black Hawk, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 217, a bill for an act to amend the law as it appears in section four thousand three hundred thirty-five (4335), relating to state aid for standard schools, how obtained and expended, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 7, a bill for an act to amend the law as it appears in section thirty-eight hundred eighty-five (3885) of the Code, 1927, relating to normal training exceptions, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 184, a bill for an act to amend section forty-four hundred fifty-six (4456), Code, 1927, relating to county uniformity of series of textbooks, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

E. M. LICHTY, *Chairman.*

Passed on file.

Also :

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 146, a bill for an act to amend the law as it appears in section forty-two hundred seventy-four (4274) of the Code, 1927, relating to attending school in another corporation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

E. M. LICHTY, *Chairman.*

Report adopted.

Ratliff of Henry, from the committee on banks and banking, submitted the following report:

MR. SPEAKER: Your committee on banks and banking, to whom was referred House File No. 24, a bill for an act to amend section ninety-four hundred twenty (9420) of the Code, 1927, relating to interest rate on chattel loans, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Z. S. RATLIFF, *Chairman.*

Passed on file.

On motion of McIntosh of Muscatine, chairman of the committee on compensation of public officers, the report of the committee recommending that House File No. 82 be indefinitely postponed was adopted.

On motion of Hanson of Winnebago, chairman of the committee on elections, the report of the committee recommending that House File No. 92 be indefinitely postponed was adopted.

On motion of Hanson of Winnebago, chairman of the committee on elections, the report of the committee recommending that House File No. 167 be indefinitely postponed was adopted.

#### INTRODUCTION OF BILLS

House File No. 273, by Wamstad of Mitchell, a bill for an act to amend section fifty-two hundred twenty-eight (5228), Code, 1927, relating to the salary of the county attorney and to his commission on fines, to repeal section twelve thousand five hundred fifty-four (12554), Code, 1927, relating to fines and forfeitures and to enact a substitute therefor, and to provide for the deduction, from all fines and forfeitures, of the legal fees for collecting the same before crediting the proceeds to the temporary school fund.

Read first and second times and referred to committee on compensation of public officers.

House File No. 274, by Smith of O'Brien, a bill for an act to amend the law as it appears in section fifty-nine hundred seventy-five (5975) of the Code of Iowa, 1927, relating to street improvements.

Read first and second times and referred to committee on cities and towns.

House File No. 275, by Paulson of Clinton, a bill for an act to repeal sections forty-nine hundred forty-three (4943) to forty-nine hundred sixty (4960), inclusive, Code, 1927, to prohibit the operation of motor vehicles upon public highways by persons who are not licensed as operators, or as chauffeurs, to provide for the issuance of such licenses, to prohibit the issuance of such licenses to certain persons, to prescribe the conditions of such licenses, to fix and declare the liability of persons for the operation of motor vehicles, to require a report of convictions of violations of laws regulatory of motor vehicles, to provide for the revocation and suspension of such licenses, to declare certain acts relative to the subject matter of this chapter to be public offenses, to provide for the punishment of such acts, to fix the time when this act shall take effect, and to provide that this enactment shall be a part of chapter two hundred fifty-one (251) of the Code, 1927.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 276, by Orr of Clayton, a bill for an act to amend the law as it appears in section twenty-six hundred fifty-three (2653) of the Code of Iowa, 1927, relating to importation of live-stock into the state.

Read first and second times and referred to committee on animal industry.

House File No. 277, by Lovrien of Humboldt and Byers of Linn, a bill for an act authorizing the Executive Council to transfer certain described land located in Tama County to the Cherry-Burrell Corporation in order to carry out a contract entered into between the said corporation and the Highway Commission.

Read first and second times and referred to committee on judiciary.

House File No. 278, by Elliott and Reno of Polk, a bill for an act relating to the creation of a Board of Public Improvements in certain cities, prescribing the powers and duties of said Board, and providing the procedure for initiating and recommending certain public improvements, providing for a Default and Deficiency Fund, and procuring the approval by the Council and providing the practice and procedure necessary to secure the approval by the District Court and City Council of certain special assessments.

Read first and second times and referred to committee on cities and towns.

House File No. 279, by Hollingsworth of Boone, a bill for an act to amend section nine thousand two hundred thirty-two (9232) of the Code, 1927, relating to the publication of reports of the condition of savings and state banks.

Read first and second times and referred to committee on banks and banking.

House File No. 280, by Kline of Davis, a bill for an act to pension survivors of the Captain John W. Ferguson's Company of State Militia known as "Davis County Regulators", providing the amount of such pension, the method of payment, and making an appropriation therefor.

Read first and second times and referred to committee on military.

House File No. 281, by Van Buren of Jones, a bill for an act to legalize the action of the Park Board in the city of Monticello, Iowa, in incurring certain indebtedness and in issuing certain notes and warrants.

Read first and second times and referred to committee on judiciary.

House File No. 282, by Knudson of Hamilton, a bill for an act relating to fish, game and protected birds; creating a Fish and Game Commission, and prescribing its powers and duties; and appropriating funds for the use of such commission.

Read first and second times and referred to committee on fish and game.

House File No. 283, by Greene of Pottawattamie, a bill for an act to authorize and empower cities, including cities under the commission plan, to acquire by purchase, condemnation, bargain and sale, lease, sub-lease, gift or otherwise, and to construct and contract for the construction of bridges within the city limits and five (5) miles outside thereof, within the State of Iowa and any adjoining state, and across any navigable or non-navigable stream forming the boundary between such states, and thereafter to repair, maintain, extend, renew, reconstruct, replace, extend, enlarge, mortgage, lease, use and operate such bridges as toll or free bridges for public use and travel of all kinds, and to fix the rates of toll and charges for use thereof, and grant franchises thereon or thereover, and to exercise such powers through the governing body of the city or any committee thereof or through a bridge commission as provided for in this act; and to exercise such powers independently or in co-operation with or aid of similar action by any other city or county in Iowa or an adjoining state or by such states or the government of the United States; and granting the power to convey such bridges or assign such rights, subject to conditions set forth herein; and providing the method of acquiring existing bridges by purchase or condemnation; and authorizing the issuance of different kinds of bonds for the purposes authorized by this act in the manner and subject to the conditions set forth in this act; and providing for the protection of bond purchasers by restricting the power to amend, alter

or repeal this act and by restricting the right to build competing bridges; and providing the method and extent of collecting tolls; and providing for the creation of bridge commissions for independent or joint exercise of powers herein conferred, and setting forth the powers, duties and method of proceeding and dissolution of such commissions; and providing the power and method of acquiring property by purchase or condemnation, the removal of obstructions, the payment of damages, the restoration of public works; and providing that the powers herein granted and procedure herein provided for are not exclusive but are supplementary; and declaring an emergency.

Read first and second times and referred to committee on interstate bridges.

House File No. 284, by Barnes of Wright, a bill for an act to authorize the Iowa State Highway Commission to refund the cost of a bridge erected by Wright County, Iowa, on a primary road within the town of Goldfield, Iowa, and to make appropriation therefor.

Read first and second times and referred to committee on roads and highways.

House File No. 285, by Hayes of Dubuque and Mathews of Des Moines, a bill for an act to amend subdivision four (4) of section fifty-nine hundred two (5902), Code, 1927, relating to docks, and to authorize the levying of special assessments upon benefited property to pay the cost of street improvements and sewers.

Read first and second times and referred to committee on cities and towns.

House File No. 286, by Hayes of Dubuque and Mathews of Des Moines, a bill for an act to amend subdivision five (5) of section fifty-nine hundred two (5902), Code, 1927, relating to docks, and providing for the enforcement of rules and regulations by fine or imprisonment.

Read first and second times and referred to committee on cities and towns.

#### SPECIAL ORDER MADE

Wilson of Tama moved that Senate File No. 11 be made a special order for 10:00 a. m. Friday, February 22nd.



On the question "Shall Senate File No. 11 be made a special order?" a roll call was demanded.

The ayes were, 78.

Albert	Fleming	King	Read
Allen	Greene	Kline	Reimers
Bair	Hagglund	Lamb	Rice
Baker	Hanson	Lichty	Ryder
Ballew	Hatter	McIlrath	Rylander
Barnes	Hayes	McIntosh	Shannon
Bixler	Heald	McMillan	Shields
Buchmiller	Helgason	Mathews	Simmer
Burton	Hill	Mounce	Smith
Bush	Hollingsworth	Nelson of	Swanson
Campbell	Holmgren	Hancock	Taylor
Clark	Hopkins	Nelson of Story	Truax
Cox	Hunt	O'Brien	Van Buren
Crozier	Hush	O'Donnell	Van Wert
Dayton	Istad	Pattison	Venard
Dean	Jaycox	Paulson	Wamstad
Ditto	Jensen	Pendray	Wearin
Eckles	Johnson of	Randall	Whiting
Figgins	Dickinson	Ratliff	Wilson
Files	Johnson of	Rawlings	
Finnern	Keokuk		

The nays were, 15.

Byers of Fayette	Hall	Miller	Torgeson
Elliott of Scott	Hansen	Orr	Vosseller
Ellsworth	Irwin	Reno	Mr. Speaker
Gilmore	Lomas	Sass	

Absent or not voting, 15.

Aiken	Elliott of Polk	Hubbard	McCreery
Berry	Forsling	Knudson	Rutledge
Byers of Linn	Griswold	Lovrien	Vaughn
Cole	Hollis	McCaulley	

Motion prevailed, and Senate File No. 11 was made a special order.

#### CONSIDERATION OF BILLS

Senate File No. 158, a bill for an act legalizing certain franchises of the Iowa-Illinois Telephone Company in the towns of West Point, Eldon, Richland, New London, Hedrick, Donnellson, Mont-Pose, Hillsboro, Oakville, Ainsworth, Cone, Letts, Wayland and Winfield in the State of Iowa, with report of committee recommending passage was taken up for consideration.

Mathews of Des Moines moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 87.

Albert	Files	Johnson of	Rawlings
Allen	Finnern	Dickinson	Read
Baker	Fleming	Johnson of	Reno
Ballew	Gilmore	Keokuk	Ryder
Barnes	Griswold	King	Sass
Bixler	Hagglund	Knudson	Shannon
Buchmiller	Hall	Lamb	Shields
Burton	Hansen	Lichty	Simmer
Bush	Hanson	Lomas	Smith
Byers of Fayette	Hatter	Lovrien	Swanson
Campbell	Hayes	McCreery	Taylor
Clark	Heald	McMillan	Torgeson
Cole	Helgason	Mathews	Truax
Cox	Hill	Miller	Van Buren
Crozier	Hollingsworth	Mounce	Van Wert
Dayton	Holmgren	Nelson of	Vaughn
Dean	Hopkins	Hancock	Venard
Ditto	Hush	Nelson of Story	Vosseller
Eckles	Irwin	Orr	Wamstad
Elliott of Scott	Istad	Pattison	Wearin
Ellsworth	Jaycox	Paulson	Whiting
Figgins	Jensen	Pendray	Wilson
		Ratliff	Mr. Speaker

The nays were, none.

Absent or not voting, 21.

Aiken	Greene	McCaulley	Randall
Bair	Hollis	McIlrath	Reimers
Berry	Hubbard	McIntosh	Rice
Byers of Linn	Hunt	O'Brien	Rutledge
Elliott of Polk	Kline	O'Donnell	Rylander
Forsling			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 57, a bill for an act to amend section thirty-one hundred sixteen (3116) as it appears in the Code by prohibiting the use of metal fasteners on bags of commercial feeds, minerals, tonics, grain, seeds or meals, with report of committee without recommendation except amendment, was taken up for consideration.

On motion of Crozier of Mahaska the amendments proposed by the committee, found on page 339 of the Journal of February 14th, were adopted.

Eckles of Butler moved the previous question.

Motion prevailed.

Byers of Linn offered the following amendment and moved its adoption:

Amend House File No. 57 as follows:

Amend Section 1 by striking from line five (5) thereof the following:

"of any kind or description" and inserting in lieu thereof the following:

"with sharp points", and by striking the comma (,) after the word "meals" in line eight (8) thereof and inserting in lieu thereof a period (.) and by striking all of the balance of said Section 1 thereafter.

Amendment lost.

Mr. Crozier moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 76.

Aiken	Fleming	Knudson	Rawlings
Albert	Griswold	Lamb	Read
Allen	Hagglund	Lichty	Reimers
Barnes	Hatter	Lomas	Rice
Berry	Hayes	Lovrien	Rutledge
Bixler	Heald	McIlrath	Ryder
Bush	Helgason	McIntosh	Rylander
Campbell	Hill	McMillan	Shannon
Clark	Hollingsworth	Mounce	Shields
Cole	Hollis	Nelson of	Swanson
Cox	Holmgren	Hancock	Taylor
Crozier	Hunt	Nelson of Story	Van Buren
Dayton	Hush	O'Brien	Van Wert
Dean	Istad	O'Donnell	Vaughn
Ditto	Jensen	Orr	Venard
Eckles	Johnson of	Pattison	Vosseller
Ellsworth	Dickinson	Paulson	Whiting
Figgins	Johnson of	Pendray	Wilson
Files	Keokuk	Randall	Mr. Speaker
Finnern	King	Ratliff	

The nays were, 25.

Bair	Gilmore	Hubbard	Miller
Ballew	Greene	Irwin	Reno
Buchmiller	Hall	Jaycox	Smith
Burton	Hansen	McCaulley	Torgeson
Byers of Fayette	Hanson	McCreery	Truax
Byers of Linn	Hopkins	Mathews	Wearin
Elliott of Scott			

Absent or not voting, 7.

Baker	Forsling	Sass	Wamstad
Elliott of Polk	Kline	Simmer	

So the bill having received a constitutional majority was declared to have passed the house and the title, as amended, was agreed to.

House File No. 154, a bill for an act to amend section thirty-one hundred fifteen (3115) of the Code, 1927, relating to the requirements for labeling mineral mixtures, with report of committee recommending passage, was taken up for consideration.

Crozier of Mahaska moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 93.

Aiken	Greene	King	Rawlings
Albert	Griswold	Kline	Read
Allen	Hagglund	Knudson	Reno
Bair	Hall	Lamb	Rice
Ballew	Hanson	Lovrien	Ryder
Barnes	Hatter	McCaulley	Rylander
Berry	Hayes	McCreery	Sass
Burton	Heald	McIlrath	Shields
Bush	Helgason	McIntosh	Simmer
Byers of Fayette	Hill	McMillan	Smith
Campbell	Hollis	Mathews	Swanson
Clark	Holmgren	Miller	Taylor
Cox	Hopkins	Mounce	Torgeson
Crozier	Hubbard	Nelson of	Truax
Dayton	Hunt	Hancock	Van Buren
Dean	Hush	Nelson of Story	Van Wert
Eckles	Irwin	O'Brien	Vaughn
Elliott of Polk	Istad	O'Donnell	Venard
Ellsworth	Jaycox	Orr	Vosseller
Figgins	Jensen	Pattison	Wamstad
Finnern	Johnson of	Paulson	Wearin
Fleming	Dickinson	Pendray	Whiting
Forsling	Johnson of	Randall	Wilson
Gilmore	Keokuk	Ratliff	Mr. Speaker

The nays were, none.

Absent or not voting, 15.

Baker	Cole	Hansen	Reimers
Bixler	Ditto	Hollingsworth	Rutledge
Buchmiller	Elliott of Scott	Lichty	Shannon
Byers of Linn	Files	Lomas	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

The hour having arrived for the consideration of Special Order No. 1, House File No. 117, a bill for an act to repeal chapter three hundred and thirty-two (332) and sections seven thousand and twenty (7020), seven thousand and twenty-nine (7029), seven

thousand and thirty (7030), seven thousand one hundred and sixteen (7116), seven thousand one hundred and seventeen (7117), seven thousand one hundred and eighteen (7118), and six thousand nine hundred and sixty-three (6963), of the Code, 1927; and to amend sections six thousand nine hundred and forty-four (6944), six thousand nine hundred and fifty-three (6953), six thousand nine hundred and fifty-eight (6958), six thousand nine hundred and sixty-six (6966), six thousand nine hundred and sixty-seven (6967), six thousand nine hundred and sixty-five (6965), and six thousand nine hundred and seventy-eight (6978), of the Code, 1927, relating to tax on money and credits and to enact a substitute therefor, and to provide for the levying and collecting of an income tax for state and public school purposes, and to prescribe a penalty for failure to pay such tax, was taken up for consideration.

Johnson of Dickinson moved that the amendment filed by him and found in the Journal of February 19th be adopted.

On the question "Shall the amendment be adopted?" a roll call was demanded and Rule 18 was invoked.

The ayes were, 63.

Albert	Files	Johnson of	Read
Allen	Finnern	Dickinson	Reimers
Bair	Fleming	Johnson of	Rutledge
Barnes	Griswold	Keokuk	Shannon
Berry	Hagglund	King	Shields
Bixler	Hanson	Kline	Smith
Buchmiller	Heald	Knudson	Swanson
Burton	Helgason	Lamb	Taylor
Bush	Hill	McIlrath	Van Buren
Campbell	Holmgren	McIntosh	Van Wert
Cox	Hopkins	Mounce	Vaughn
Crozier	Hubbard	Nelson of Story	Venard
Dayton	Hush	O'Brien	Wamstad
Dean	Istad	Pendray	Wearin
Ditto	Jaycox	Randall	Whiting
Eckles	Jensen	Rawlings	Wilson
Figgins			

The nays were, 43.

Aiken	Greene	Lovrien	Ratliff
Ballew	Hall	McCaulley	Reno
Byers of Fayette	Hansen	McMillan	Rice
Byers of Linn	Hatter	Mathews	Ryder
Clark	Hayes	Miller	Rylander
Cole	Hollingsworth	Nelson of	Sass
Elliott of Polk	Hollis	Hancock	Simmer
Elliott of Scott	Hunt	O'Donnell	Torgeson
Ellsworth	Irwin	Orr	Truax
Forsling	Lichty	Pattison	Vosseller
Gilmore	Lomas	Paulson	Mr. Speaker

Absent or not voting, 2.

Baker                      McCreery

Amendment adopted.

Speaker pro tempore Mathews in the chair.

Speaker Johnson in the chair.

Irwin of Lee moved that House File No. 117 be laid on the table.

On the question "Shall House File No. 117 be laid on the table?" a roll call was demanded.

The ayes were, 46.

Aiken	Figgins	Lomas	Rice
Albert	Forsling	McCaulley	Rutledge
Ballew	Gilmore	McCreery	Ryder
Barnes	Greene	McIntosh	Sass
Byers of Fayette	Hall	Mathews	Simmer
Byers of Linn	Hansen	O'Donnell	Taylor
Clark	Hatter	Orr	Truax
Cole	Hayes	Pattison	Vaughn
Dean	Hollis	Paulson	Vosseller
Elliott of Polk	Hunt	Ratliff	Wearin
Elliott of Scott	Irwin	Reno	Mr. Speaker
Ellsworth	Kline		

The nays were, 59.

Allen	Griswold	Johnson of	Rawlings
Bair	Hagglund	Keokuk	Read
Berry	Hanson	King	Reimers
Bixler	Heald	Knudson	Rylander
Buchmiller	Helgason	Lamb	Shannon
Burton	Hollingsworth	Lovrien	Shields
Bush	Holmgren	McIlrath	Smith
Campbell	Hopkins	McMillan	Swanson
Cox	Hubbard	Miller	Torgeson
Crozier	Hush	Mounce	Van Buren
Dayton	Istad	Nelson of	Van Wert
Ditto	Jaycox	Hancock	Venard
Eckles	Jensen	Nelson of Story	Wamstad
Files	Johnson of	O'Brien	Whiting
Finnern	Dickinson	Pendray	Wilson
Fleming		Randall	

Absent or not voting, 3.

Baker                      Hill                      Lichty

Motion to lay on the table lost.

#### CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, hereby request a call of the House for the consideration of House File No. 117:

J. A. KING  
 BENJ. JAYCOX  
 C. C. R. BUSH  
 JOHN M. BIXLER  
 BYRON G. ALLEN

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Crozier, Cox and Baker, who, on motion, were excused from the call of the House.

Hollis of Black Hawk moved the previous question on the main bill.

Motion prevailed.

Reimers of Lyon moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 59.

Albert	Fleming	King	Rawlings
Allen	Griswold	Knudson	Read
Bair	Hagglund	Lamb	Reimers
Ballew	Hanson	Lomas	Rylander
Berry	Heald	Lovrien	Shannon
Bixler	Helgason	McCauley	Shields
Burton	Hill	McIlrath	Smith
Bush	Holmgren	McMillan	Swanson
Campbell	Hopkins	Miller	Taylor
Dayton	Hush	Mounce	Van Buren
Ditto	Istad	Nelson of	Van Wert
Eckles	Jensen	Hancock	Vaughn
Figgins	Johnson of	Nelson of Story	Venard
Files	Dickinson	O'Brien	Wamstad
Finnern	Johnson of	Pendray	Whiting
	Keokuk	Randall	

The nays were, 46.

Aiken	Gilmore	Kline	Rice
Barnes	Greene	Lichty	Rutledge
Buchmiller	Hall	McCreery	Ryder
Byers of Fayette	Hansen	McIntosh	Sass
Byers of Linn	Hatter	Mathews	Simmer
Clark	Hayes	O'Donnell	Torgeson
Cole	Hollingsworth	Orr	Truax
Dean	Hollis	Pattison	Vosseller
Elliott of Polk	Hubbard	Paulson	Wearin
Elliott of Scott	Hunt	Ratliff	Wilson
Ellsworth	Irwin	Reno	Mr. Speaker
Forsling	Jaycox		

Absent or not voting, 3.

Baker

Cox

Crozier

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Reimers of Lyon moved that the vote by which House File No. 117 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Elliott of Scott moved that the call of the House be now raised. Motion prevailed.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 39, a bill for an act to legalize an election in Lyon county with reference to the construction of a jail.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 59, a bill for an act to regulate the operation, outside cities and towns, of school and motor carrier busses.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 95, a bill for an act authorizing the board of supervisors and council of a city or town to levy a public nurse fund, and to provide for the employment of a public nurse or public welfare worker.

WALTER H. BEAM, *Secretary.*

#### SENATE MESSAGES CONSIDERED

Senate File No. 39, a bill for an act to legalize an election held by the voters of Lyon county, on the fourth day of June, 1928, with reference to the construction of a jail and sheriff's residence combined, and to legalize the tax levied therefor, by Board of Supervisors of said county.

Read first and second times and referred to committee on judiciary.



Senate File No. 59, a bill for an act to regulate the operation, outside cities and towns, of school and motor carrier busses, to require motor vehicles meeting or overtaking such busses to stop and remain stationary under certain circumstances, to prohibit the purchase or hire of school busses unless provided with front and rear entrance, and to declare certain violations to constitute misdemeanors.

Read first and second times and referred to committee on schools and textbooks.

Senate File No. 95, a bill for an act to amend sections two thousand three hundred sixty-two (2362), two thousand three hundred sixty-three (2363) and two thousand three hundred sixty-four (2364) of the Code, 1927, authorizing the board of supervisors and the council of a city or town to levy a public nurse or public welfare worker fund, and to provide for the employment of a public nurse or public welfare worker.

Read first and second times and referred to committee on public health.

#### PROOF OF PUBLICATION

The official proof of publication of Senate File No. 39, a bill for an act to legalize an election held by the voters of Lyon county, on the fourth day of June, 1928, with reference to the construction of a jail and sheriff's residence combined, and to legalize the tax levied therefor, by the Board of Supervisors of said county, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

#### ADDITIONAL COPIES ORDERED PRINTED

Wamstad of Mitchell asked and obtained unanimous consent to have five hundred additional copies of House File No. 249 printed.

#### EXPLANATION OF VOTE

I voted "no" on House File No. 117 for the following reasons:

Recognizing the fact that net income is the only just basis for taxation, and recognizing the fact that more than 50 per cent of the gross income for Iowa is derived from labor income, i. e., wages and salary. Believing that the labor income should bear a just part of taxation. Therefore,

I believe that this end is defeated in this bill by the high exemptions. I am voting "no" on this bill as a friend to a just and equitable income tax.

BENJ. JAYCOX.

AMENDMENT FILED

Helgason of Emmet filed the following amendment to House File No. 114:

Amend House File No. 114, section (1), line (6), by adding after the word "injunction" the following:

"Provided, that nothing in this act shall be construed as preventing registered manufacturers of livestock remedies and mineral feeds, or their representatives, from demonstrating the uses of their products or advising and assisting in administering them".

On motion of Paulson of Clinton the House adjourned until 9:00 a. m. Thursday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 21, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by Dr. E. A. Bennett, Dean of Des Moines University, Des Moines.

Journal of February 20th corrected and approved.

## PETITIONS

Elliott of Scott presented a petition from farmers of Scott county opposing House File No. 114.

Referred to committee on animal industry.

Rylander of Marshall presented a petition from citizens of Marshalltown protesting against House File No. 214.

Referred to committee on public health.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Hubbard of Pottawattamie for the day, on request of Bixler of Adams.

## REPORTS OF COMMITTEES

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 116, a bill for an act to authorize the issuance of a patent to certain lands in Marion county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By inserting after the word "Iowa" and before the period in the last line of section 2, the words "without expense to the state."

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 151, a bill for an act to amend section six thousand thirty-five (6035) of the Code, 1927, relating to payment of special assessments against property, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 177, a bill for an act to make legal and permanent a transfer from the insane fund to the poor fund of Monroe county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 178, a bill for an act to make permanent a transfer from the emergency fund to the poor fund of Marion county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 221, a bill for an act to authorize the issuance of a patent to certain lands in Appanoose county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By striking the word "by" in the last line of paragraph two (2) of the preamble, and inserting in lieu thereof the word "to".

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 239, a bill for an act to make permanent the temporary

transfer of money from the General Fund to the Schoolhouse Fund of the Independent School District of Lake City, Calhoun county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 252, a bill for an act to amend section seventy-two hundred seventy-six (7276) of the Code, 1927, governing the correction of errors made by county auditor and county treasurer in connection with redemption from tax sale, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Hollis of Black Hawk, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways, to whom was referred House File No. 48, a bill for an act to amend sections forty-eight hundred thirty-one (4831) and forty-eight hundred thirty-three (4833), Code, 1927, relating to hedges and trees along highways, and to provide a penalty for failure of public officers to perform their duties relative to such hedges and trees, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section forty-eight hundred thirty (4830), Code, 1927, is amended

1. By striking from lines fifteen (15) and sixteen (16), the words, "of supervisors" and by inserting in lieu thereof the following words, to-wit:

"having direct supervision over such roads."

2. By striking from line eighteen (18) the words "The board of supervisors" and by inserting in lieu thereof the following words, to-wit:

"said board."

Sec. 2. Section forty-eight hundred thirty-one (4831), Code, 1927, is amended by striking from line two (2) the words "of supervisors" and by inserting in lieu thereof the following words, to-wit:

“having direct supervision over such roads.”

Also by striking from the remaining part of said section the words “board of supervisors” wherever such words appear, and by inserting in lieu thereof the following words, to-wit:

“said board”.

Sec. 3. Section forty-eight hundred thirty-one-b one (4831-b1), Code, 1927, is repealed and the following is enacted in lieu thereof, to-wit:

“4831-b1. Expenses. The expense of such destruction on secondary roads, including costs of serving said notice and the costs, if any, of any special meeting, may be advanced from any road funds under the control of the board having direct supervision of such roads, which funds shall be reimbursed when the tax aforesaid is collected. The expense of such destruction on primary roads shall be paid from the primary road maintenance fund.”

Sec. 4. Section forty-eight hundred thirty-two (4832), Code, 1927, is amended by striking from line four (4) the words “board of supervisors”, and by inserting in lieu thereof the following words, to-wit: “said board”.

Sec. 5. Section forty-eight hundred thirty-three (4833), Code, 1927, is amended by striking from said section the words, “board of supervisors” wherever such words appear, and by inserting in lieu thereof the following words, to-wit: “said board”.

Sec. 6. There is hereby enacted and inserted immediately after section forty-eight hundred thirty-three (4833), Code, 1927, the following section, to-wit:

“4833-c1. Penalty. Any officer referred to in this chapter who neglects or fails to perform the duties incumbent upon him under the provisions of this chapter shall be punished by a fine not exceeding one hundred dollars (\$100).”

Also amend by striking the title and inserting in lieu thereof the following:

#### A BILL FOR

An Act to amend Chapter two hundred forty-seven (247), Code, 1927, relating to hedges and trees on or along public highways, to the trimming and destruction of such trees and hedges, to the cost of such destruction, and providing a penalty for the violation of said Chapter.

C. A. HOLLIS, *Chairman.*

Report adopted.

Lovrien of Humboldt, from the committee on insurance, submitted the following report:

MR. SPEAKER: Your committee on insurance, to whom was referred House File No. 47, a bill for an act to amend the law as it appears in section eighty-nine hundred and forty (8940) of the Code, 1927, relating to insurance on automobiles, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

1. Amend by inserting after the word "by" in line three (3), the following:

"inserting after the word 'conveyances' in line four (4), the words 'including aircraft', and by".

2. Also amend the bill by adding thereto the following:

"Sec. 2. Sub-section nine (9) of section eighty-nine hundred forty (8940) of the Code, 1927, is hereby amended by striking from line twenty-one (21) the words 'but not', and inserting after the word 'person' in line twenty-two (22), the following:

'; provided that should an execution on a judgment against the insured be returned unsatisfied in an action by a person who is injured or whose property is damaged when the owner or operator has insured his liability for such personal injury or damage, the judgment creditor shall have the right of action against the insurer to the same extent that such owner or operator could have enforced his claim against such insurer had such owner or operator paid said judgment'.

Sec. 3. Section nine thousand seventeen (9017) of the Code, 1927, is hereby amended by inserting after the word 'automobiles' in line four (4), the following:

', airplanes, seaplanes, dirigibles, or other aircraft'.

Sec. 4. This act being deemed of immediate importance, shall be in full force and effect from and after its publication in the Center Point Independent, a newspaper published at Center Point, Iowa, and the Plain Talk, a newspaper published at Des Moines, Iowa."

3. Strike out all of the title following "A BILL FOR", and insert in lieu thereof the following:

"An act to amend the law as it appears in sections eighty-nine hundred forty (8940) and nine thousand seventeen (9017) of the Code, 1927, relating to insurance and policies of insurance on automobiles."

FRED C. LOVRIEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File No. 166, a bill for an act to amend section eighty-six hundred forty-seven (8647) of the Code, 1927, relating to capital and surplus re-

quired for the organization of stock life insurance companies, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, *Chairman.*

Report adopted.

Wilson of Tama, from the committee on county and township organization, submitted the following report:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 262, a bill for an act to amend the law as it appears in section fifty-one hundred thirty (5130) of the Code of Iowa, 1927, relating to the general powers of the Board of Supervisors, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by changing the word "shall" in line ten (10) thereof to "may".

W. WALTER WILSON, *Chairman.*

Report adopted.

Hollis of Black Hawk, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways, to whom was referred House File No. 242, a bill for an act to amend section forty-seven hundred eighty-one (4781) of the Code, 1927, relating to the duties of township trustees, and providing for the removal of snow from township roads, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. HOLLIS, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on roads and highways, to whom was referred House File No. 79, a bill for an act to amend chapter two hundred thirty-seven (237) of the Code, 1927, relating to the establishment, alteration, and vacation of highways and providing a method therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

C. A. HOLLIS, *Chairman.*

Passed on file.



Knudson of Hamilton, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File No. 98, a bill for an act to encourage the use of agricultural lime stone for the purpose of growing leguminous crops and fix the taxable valuation of land so treated, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

IRVING H. KNUDSON, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File No. 204, a bill for an act to amend the law as it appears in sections forty-eight hundred eighteen (4818), forty-eight hundred nineteen (4819), forty-eight hundred twenty-two (4822), forty-eight hundred twenty-three (4823), forty-eight hundred twenty-three b-1 (4823-b1), forty-eight hundred twenty-four (4824), forty-eight hundred twenty-five (4825), and repeal sections forty-eight hundred seventeen (4817), and forty-eight hundred twenty-one (4821), of the Code, 1927, and to enact substitutes therefor, relating to the destruction of weeds, and to provide for the appointment of "Weed Commissioners" and to prescribe their powers and duties, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

IRVING H. KNUDSON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File No. 53, a bill for an act to stimulate the growing of leguminous crops for conservation of soil fertility, and to fix the taxable valuation of land so used, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend section 4, of House File No. 53, by striking all after the word alfalfa in line 4, and adding in lieu thereof the following:

Nor to more than 20% of the total area owned and leased or operated as a farm unit.

IRVING H. KNUDSON, *Chairman.*

Report adopted.

Hill of Floyd from the committee on police regulations and suppression of crime, submitted the following report:

MR. SPEAKER: Your committee on police regulations and suppression of crime, to whom was referred Senate File No. 87, a bill for an act to amend the law as it appears in section twelve thousand nine hundred thirty-eight (12938) and section twelve thousand nine hundred forty-one (12941), of the Code, 1927, relating to the issuance of permits to carry concealed weapons, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LAFE HILL, *Chairman.*

Report adopted.

Rutledge of Webster, from the committee on dairy and food, submitted the following report:

MR. SPEAKER: Your committee on dairy and food, to whom was referred House File No. 226, a bill for an act to amend section three thousand seventy-six (3076), of the Code, 1927, relating to the pasturization of skimmed milk and buttermilk, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

R. L. RUTLEDGE, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on dairy and food, to whom was referred House File No. 215, a bill for an act to amend the law as it appears in section thirty-two hundred thirty-six (3236) of the Code of Iowa, 1927, relating to the sale of food commodities by weight or in United States standard containers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

R. L. RUTLEDGE, *Chairman.*

Report adopted.

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 148, a bill for an act to make permanent the temporary transfer of certain moneys from the County Insane Fund to the General County Fund of Dallas county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

On motion of Ratliff of Henry, chairman of the committee on banks and banking, the report of the committee recommending that House File No. 24 be indefinitely postponed was adopted.

#### INTRODUCTION OF BILLS

House File No. 287, by Hill of Floyd, a bill for an act authorizing the sheriff of each county, with the cooperation of the Bureau of Investigation, to hold an annual conference and school of instruction for certain peace officers, and authorizing the payment of expenses of all officers attending.

Read first and second times and referred to committee on police regulation and suppression of crime.

House File No. 288, by Bair of Buena Vista, a bill for an act to provide for the reversion of lots purchased or acquired for burial purposes in a cemetery where not used for that purpose.

Read first and second times and referred to committee on judiciary.

House File No. 289, by Johnson of Dickinson, a bill for an act to amend section forty-five hundred eighty-six (4586) of the Code of Iowa, 1927, relative to damages on the establishment, vacation or alteration of roads.

Read first and second times and referred to committee on roads and highways.

House File No. 290, by Vosseller of Bremer, a bill for an act to amend section eight thousand seven hundred eighty-five (8785) and to repeal section eight thousand seven hundred eighty-six (8786) of the Code, 1927, relating to fraternal beneficiary societies, orders or associations.

Read first and second times and referred to committee on insurance.

House File No. 291, by Mathews of Des Moines, a bill for an act to amend section five thousand six hundred and sixty-three (5663) Code, 1927, relating to city and town councils, and to authorize the providing of Uniforms and equipment for members of police and fire departments.

Read first and second times and referred to committee on cities and towns.

House File No. 292, by Rylander of Marshall, a bill for an act to amend section fifty-three hundred eighty-four (5384), Code, 1927, relating to payment of benefits in aid of blind persons.

Read first and second times and referred to committee on county and township organization.

House File No. 293, by Committee on Judiciary, a bill for an act to amend the law as it appears in section one hundred fifty-one (151) of the Code of Iowa, 1927, relating to assistant attorneys general.

Read first and second times and passed on file.

House File No. 294, by Committee on Judiciary, a bill for an act to amend chapter one hundred and eighty-eight (188), Code, 1927, and to provide for the appointment of county parole agents.

Read first and second times and passed on file.

House File No. 295, by Paulson of Clinton, Lovrien of Humboldt, Elliott of Scott and Rutledge of Webster, a bill for an act relating to motor trucks, except such motor trucks as operate between fixed termini and are subject to the provisions of chapter two hundred fifty-two a-two (252-a2) of the Code of 1927, providing for the levy and collection of a tax to be paid for the use of the highways, to aid in the construction, maintenance and repair of the highways and for the administration of this act; empowering the secretary of state to make rules and regulations for the operation of such trucks and to carry out the provisions of the act and enforcement thereof, fixing penalties for the violation of the act and rules and regulations made thereunder.

Read first and second times and referred to committee on motor vehicles and transportation.

House Joine Resolution No. 4, by Albert of Grundy, Joint resolution proposing an amendment to the Constitution of the State of Iowa, by amending article ten (10), section one (1), relating to the printing of constitutional amendments.

Read first and second times and referred to committee on constitutional amendments.

## HOUSE JOINT RESOLUTION NO. 4

Joint Resolution proposing an amendment to the Constitution of the State of Iowa, by amending Article ten (10), Section one (1), relating to the printing of constitutional amendments.

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

Section 1. That the following amendment to the Constitution of Iowa is hereby proposed:

To amend Article ten (10), Section one (1), line eleven (11), by striking out the words "three months" and inserting in lieu thereof "six weeks".

## HOUSE FILE NO. 220 REREFERRED

The Speaker announced that House File No. 220, having been returned from the committee on agriculture without action, is rereferred to the committee on cities and towns.

## CONSIDERATION OF BILLS

House File No. 94, a bill for an act to amend section four thousand three hundred forty-five (4345) of the Code, 1927, relating to the establishing of a pension and annuity retirement system for public school teachers in certain districts, with report of committee recommending passage, was taken up for consideration.

Johnson of Dickinson offered the following amendment and moved its adoption:

Amend House File No. 94 by adding as section two (2) the following:

Sec. 2. The question of the establishment of such pension system shall be submitted to the electors of such school corporation at the annual school election in the manner provided in chapter 211 of the Code, 1927.

Ratliff of Henry moved the previous question on the amendment and the bill.

Motion prevailed.

Amendment adopted.

Byers of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 37.

Byers of Fayette	Hayes	Lichty	Pendray
Byers of Linn	Hollingsworth	McCaulley	Reno
Cole	Hollis	McCreery	Rutledge
Eckles	Hopkins	McIlrath	Sass
Elliott of Polk	Irwin	McIntosh	Shannon
Elliott of Scott	Jaycox	Mathews	Swanson
Forsling	Johnson of	Nelson of	Taylor
Hagglund	Dickinson	Hancock	Wamstad
Hall	Johnson of	Orr	Whiting
Hansen	Keokuk	Pattison	Mr. Speaker

The nays were, 59.

Aiken	Dean	Hush	Rawlings
Albert	Ditto	Jensen	Read
Bair	Ellsworth	King	Reimers
Baker	Figgins	Kline	Rice
Ballew	Finnern	Knudson	Ryder
Barnes	Fleming	Lamb	Torgeson
Berry	Gilmore	Lomas	Truax
Bixler	Greene	Lovrien	Van Buren
Buchmiller	Griswold	McMillan	Van Wert
Burton	Hatter	Miller	Vaughn
Bush	Heald	Mounce	Venard
Campbell	Helgason	O'Brien	Vosseller
Clark	Hill	O'Donnell	Wearin
Cox	Holmgren	Paulson	Wilson
Dayton	Hunt	Randall	

Absent or not voting, 12.

Allen	Hanson	Nelson of Story	Shields
Crozier	Hubbard	Ratliff	Simmer
Files	Istad	Rylander	Smith

So the bill having failed to receive a constitutional majority was declared to have failed to pass the house.

House File No. 89, a bill for an act to regulate the operation, outside cities and towns of school and motor carrier busses, to require motor vehicles meeting or overtaking such busses to stop and remain stationary under certain circumstances, to prohibit the purchase of school busses unless provided with front and rear entrance, and to declare certain violations to constitute misdemeanors, with report of committee recommending amendment and passage, was taken up for consideration.

Hollingsworth of Boone asked and obtained unanimous consent to have Senate File No. 59 (companion bill) recalled from the committee on schools and textbooks and substituted for House File No. 89.

Shields of Clarke moved that House File No. 89 be referred to the committee on motor vehicles. Motion lost.

Hollingsworth of Boone moved the adoption of the following amendments which were recommended by the committee on schools and textbooks on House File No. 89:

Amend the title by striking from line one the words, "outside cities and towns," also by striking from line two thereof the words, "and motor carrier".

Amend Section 1 by striking from line 1 the following: "Stopping at rural places", also by striking from lines three and four of the same section the words "or motor carrier bus, outside the limits of cities and towns", also by striking from line six the words "or passengers".

Amendments adopted.

Torgeson of Worth moved to amend Senate File No. 59 by striking therefrom sections three and four.

Amendment lost.

Vaughn of Ringgold offered the following amendments and moved their adoption:

Amend Senate File No. 59, by striking from line two (2) of section one (1) the words "meeting or,"; also, by striking from line five (5) of section one (1) the words "front or,"; also, the words "(as the case may be)".

Hagglund of Page moved the previous question on all pending amendments and the bill.

Motion prevailed.

Amendments lost.

Hollingsworth of Boone moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 75.

Albert	Buchmiller	Dayton	Greene
Allen	Burton	Ditto	Griswold
Bair	Bush	Elliott of Polk	Hagglund
Ballew	Byers of Fayette	Elliott of Scott	Hatter
Barnes	Campbell	Finnern	Hayes
Berry	Clark	Forsling	Heald
Bixler	Cox	Gilmore	Hollingsworth

Hollis	McCreery	Pendray	Swanson
Holmgren	McIlrath	Randall	Taylor
Hopkins	McIntosh	Ratliff	Truax
Hunt	McMillan	Rawlings	Van Buren
Irwin	Mounce	Reimers	Van Wert
Istad	Nelson of	Rice	Vaughn
Jaycox	Hancock	Rutledge	Venard
Johnson of	Nelson of Story	Ryder	Vosseller
Keokuk	O'Brien	Rylander	Wearin
Lamb	O'Donnell	Sass	Whiting
Lichty	Pattison	Shannon	Wilson
Lovrien	Paulson	Smith	Mr. Speaker
McCaulley			

The nays were, 22.

Baker	Figgins	Jensen	Miller
Byers of Linn	Fleming	Johnson of	Orr
Cole	Hall	Dickinson	Read
Dean	Hansen	King	Shields
Eekles	Helgason	Lomas	Simmer
Ellsworth	Hush	Mathews	

Absent or not voting, 11.

Aiken	Hansen	Kline	Torgeson
Crozier	Hill	Knudson	Wamstad
Files	Hubbard	Renø	

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Hollingsworth of Boone moved that the vote by which Senate File No. 59 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 180, a bill for an act to legalize the transfer by the Board of Supervisors of Dubuque county, of fifteen thousand seven hundred fifty-six dollars and seventy-nine cents (\$15,756.79) from the county general fund to the widows' pension fund of said county, said transfer being made by the said Board of Supervisors at a meeting held February 28, 1928, with report of committee recommending passage was taken up for consideration.

Hayes of Dubuque moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.



On the question "Shall the bill pass?"

The ayes were, 95.

Albert	Gilmore	Knudson	Reimers
Allen	Greene	Lamb	Rice
Bair	Griswold	Lichty	Rutledge
Baker	Hall	Lomas	Ryder
Ballew	Hanson	McCaulley	Rylander
Barnes	Hatter	McCreery	Sass
Berry	Hayes	McIlrath	Shannon
Buchmiller	Heald	McIntosh	Shields
Byers of Fayette	Helgason	McMillan	Simmer
Byers of Linn	Hill	Mathews	Smith
Campbell	Hollingsworth	Miller	Swanson
Clark	Hollis	Mounce	Taylor
Cole	Holmgren	Nelson of	Torgeson
Cox	Hopkins	Hancock	Truax
Dayton	Hunt	Nelson of Story	Van Buren
Dean	Irwin	O'Brien	Van Wert
Ditto	Istad	O'Donnell	Vaughn
Eckles	Jaycox	Orr	Venard
Elliott of Polk	Jensen	Pattison	Vosseller
Elliott of Scott	Johnson of	Paulson	Wanstad
Ellsworth	Dickinson	Pendray	Wearin
Figgins	Johnson of	Randall	Whiting
Finnern	Keokuk	Ratliff	Wilson
Fleming	King	Read	Mr. Speaker
Forsling	Kline		

The nays were, none.

Absent or not voting, 13.

Aiken	Crozier	Hansen	Lovrien
Bixler	Files	Hubbard	Rawlings
Burton	Hagglund	Hush	Reno
Bush			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 192, a bill for an act to declare the venue of actions for damages caused by the unlawful or negligent operation of a motor vehicle, and to fix the conditions under which a change of venue may be had in such actions, with report of committee without recommendation, was taken up for consideration.

Speaker pro tempore Mathews in the chair.

Reno of Polk moved the previous question.

Motion prevailed.

O'Brien of Allamakee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 40.

Albert	Cox	Lamb	Read
Allen	Finnern	Lovrien	Rice
Bair	Fleming	McMillan	Rutledge
Barnes	Hagglund	Mounce	Sass
Bixler	Helgason	Nelson of	Smith
Buchmiller	Istad	Hancock	Taylor
Burton	Jensen	O'Brien	Torgeson
Bush	Johnson of	Paulson	Truax
Campbell	Keokuk	Pendray	Vosseller
Clark	Kline	Rawlings	Whiting
Cole			Wilson

The nays were, 55.

Ballew	Hansen	King	Ratliff
Byers of Fayette	Hatter	Knudson	Reimers
Byers of Linn	Hayes	Lichty	Reno
Ditto	Hill	Lomas	Ryder
Dean	Hollingsworth	McCaulley	Rylander
Eckles	Hollis	McCreery	Shields
Elliott of Polk	Holmgren	McIntosh	Swanson
Elliott of Scott	Hopkins	Mathews	Van Buren
Ellsworth	Hunt	Miller	Van Wert
Figgins	Hush	Nelson of Story	Vaughn
Forsling	Irwin	O'Donnell	Wamstad
Gilmore	Jaycox	Orr	Wearin
Greene	Johnson of	Pattison	Mr. Speaker
Griswold	Dickinson	Randall	
Hall			

Absent or not voting, 13.

Aiken	Crozier	Hanson	McIlrath
Baker	Dayton	Heald	Shannon
Rerry	Files	Hubbard	Simmer
			Venard

So the bill having failed to receive a constitutional majority was declared to have failed to pass the house.

House File No. 194, a bill for an act to amend section thirteen thousand four hundred fifty-three (13453), Code, 1927, and to fix jurisdiction of offenses committed in aircraft, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Lovrien of Humboldt the amendments proposed by the committee, found on page 330 of the Journal of February 14th were adopted.

Mr. Lovrien moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 92.

Albert	Fleming	Johnson of	Paulson
Allen	Forsling	Dickinson	Pendray
Bair	Gilmore	Johnson of	Ratliff
Ballew	Greene	Keokuk	Rawlings
Barnes	Griswold	King	Read
Berry	Hagglund	Kline	Reimers
Bixler	Hall	Knudson	Reno
Buchmiller	Hansen	Lamb	Rice
Bush	Hanson	Lichty	Rutledge
Byers of Fayette	Hatter	Lomas	Ryder
Byers of Linn	Hayes	Lovrien	Rylander
Campbell	Heald	McCaulley	Sass
Clark	Hill	McCreery	Shields
Cole	Hollingsworth	McIlrath	Smith
Cox	Hollis	McIntosh	Taylor
Dayton	Holmgren	McMillan	Torgeson
Dean	Hopkins	Mathews	Truax
Ditto	Hunt	Miller	Van Wert
Eckles	Hush	Mounce	Vaughn
Elliott of Polk	Irwin	Nelson of	Wamstad
Elliott of Scott	Istad	Hancock	Wearin
Ellsworth	Jaycox	Nelson of Story	Whiting
Figgins	Jensen	Orr	Wilson
Finnern		Pattison	Mr. Speaker

The nays were, 1.

O'Brien

Absent or not voting, 15.

Aiken	Files	Randall	Van Buren
Baker	Helgason	Shannon	Venard
Burton	Hubbard	Simmer	Vosseller
Crozier	O'Donnell	Swanson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 196, a bill for an act to legalize the proceedings of The Jewell Farmers Elevator Company, Jewell, Iowa; with respect to the renewal of their articles of incorporation, with report of committee recommending passage, was taken up for consideration.

Knudson of Hamilton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 91.

Albert	Baker	Bixler	Byers of Fayette
Allen	Ballew	Buchmiller	Byers of Linn
Bair	Barnes	Bush	Campbell

Clark	Hayes	Lichty	Ratliff
Cole	Heald	Lomas	Rawlings
Cox	Helgason	Lovrien	Read
Dayton	Hill	McCaulley	Reno
Dean	Hollingsworth	McCreery	Rutledge
Ditto	Holmgren	McIlrath	Ryder
Eckles	Hopkins	McIntosh	Sass
Elliott of Polk	Hunt	McMillan	Shields
Elliott of Scott	Hush	Mathews	Smith
Ellsworth	Irwin	Miller	Swanson
Figgins	Istad	Mounce	Taylor
Finnern	Jaycox	Nelson of	Truax
Fleming	Jensen	Hancock	Van Wert
Forsling	Johnson of	Nelson of Story	Vaughn
Gilmore	Dickinson	O'Brien	Vosseller
Greene	Johnson of	Orr	Wamstad
Hagglund	Keokuk	Pattison	Wearin
Hall	King	Paulson	Whiting
Hansen	Kline	Pendray	Wilson
Hanson	Knudson	Randall	Mr. Speaker
Hatter	Lamb		

The nays were, none.

Absent or not voting, 17.

Aiken	Griswold	Reimers	Simmer
Berry	Hollis	Rice	Torgeson
Burton	Hubbard	Rylander	Van Buren
Crozier	O'Donnell	Shannon	Venard
Files			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 211, a bill for an act to amend section eighty-six hundred fifty-one (8651) of the Code, 1927, relating to the organization and authorization of mutual life insurance companies, was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 83.

Albert	Ditto	Hansen	Istad
Allen	Dean	Hanson	Jaycox
Ballew	Eckles	Hatter	Jensen
Barnes	Elliott of Scott	Hayes	Johnson of
Bixler	Ellsworth	Heald	Keokuk
Buchmiller	Figgins	Helgason	King
Byers of Fayette	Finnern	Hill	Kline
Byers of Linn	Forsling	Hollingsworth	Knudson
Campbell	Gilmore	Hollis	Lamb
Clark	Greene	Holmgren	Lichty
Cole	Griswold	Hopkins	Lomas
Cox	Hagglund	Hunt	Lovrien
Dayton	Hall	Irwin	McCaulley

McCreery	O'Brien	Read	Torgeson
McIntosh	O'Donnell	Reno	Truax
McMillan	Orr	Rice	Van Wert
Mathews	Pattison	Ryder	Vaughn
Miller	Paulson	Sass	Vosseller
Mounce	Pendray	Smith	Wamstad
Nelson of	Ratliff	Swanson	Whiting
Hancock	Rawlings	Taylor	Wilson
			Mr. Speaker

The nays were, 4.

Bair	Baker	Johnson of Dickinson	Wearin
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Absent or not voting, 21.

Aiken	Files	Nelson of Story	Shannon
Berry	Fleming	Randall	Shields
Burton	Hubbard	Reimers	Simmer
Bush	Hush	Rutledge	Van Buren
Crozier	McIlrath	Rylander	Venard
Elliott of Polk			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 174, a bill for an act relating to juvenile delinquency, and to define contributing to dependency and to provide a penalty therefor.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 90, a bill for an act relating to the duties of sheriffs in regard to the control, maintenance and custody of prisoners in county jails.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 152 a bill for an act to designate the number of members of school boards of certain school corporations.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 42, a bill for an act relating to the department of public docks in cities and towns having a population of less than thirty thousand.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 122, a bill for an act to make permanent the temporary transfer of certain moneys from the County Insane Fund to the General County Fund of Dallas county, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 175, a bill for an act relating to dependent and neglected children, and to further define dependent child.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 106, a bill for an act to make an emergency appropriation to reimburse the State University of Iowa for money expended during the biennial period that ended June 30, 1927, for treatment and hospitalization of patients.

Also, that the Senate has adopted the concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 11, amending Senate Concurrent Resolution No. 6 by changing the hour of the joint session on February 22, from 2:00 o'clock p. m. to 10:30 o'clock a. m.

WALTER H. BEAM, *Secretary.*

#### SENATE CONCURRENT RESOLUTION NO. 11

*Whereas*, The Senate did on the 29th day of January, 1929, adopt Senate Concurrent Resolution No. 6, as found on pages 145 and 146 of the Journal of said date, and

*Whereas*, It appears that the hour of two o'clock p. m. fixed for said joint session conflicts with the program of the American Legion Commanders and Adjutants' meeting to be held upon said date,

*Be It Therefore Resolved by the Senate, the House concurring*, That said Concurrent Resolution No. 6 is amended by striking the words "two o'clock p. m.", found in lines eleven (11) and twelve (12), and inserting in lieu thereof the following: "ten-thirty o'clock a. m."

*Be It Further Resolved*, That the Secretary of the Senate and the Chief Clerk of the House notify the Governor, the Justices of the Supreme Court and other state officials of the change in time of said joint session.

Unanimous consent having been granted for the immediate consideration of the resolution, Greene of Pottawattamie moved its adoption.

On the question "Shall the resolution be adopted? a roll call was demanded.

The ayes were, 65.

Albert	Greene	Lichty	Read
Ballew	Hall	McCreery	Rice
Barnes	Hanson	McIntosh	Ryder
Buchmiller	Hatter	McMillan	Rylander
Byers of Fayette	Hayes	Mathews	Sass
Campbell	Heald	Miller	Shields
Clark	Hill	Nelson of	Smith
Cox	Hollis	Hancock	Swanson
Dayton	Hopkins	O'Brien	Taylor
Ditto	Hunt	O'Donnell	Torgeson
Dean	Hush	Orr	Truax
Eckles	Irwin	Pattison	Van Wert
Ellsworth	Jaycox	Paulson	Vosseller
Figgins	King	Pendray	Wearin
Finnern	Kline	Ratliff	Whiting
Fleming	Lamb	Rawlings	Wilson
Gilmore			Mr. Speaker

The nays were, 9.

Allen	Bush	Hollingsworth	Johnson of
Baker	Hansen	Johnson of	Keokuk
Bixler		Dickinson	Mounce

Absent or not voting, 34.

Aiken	Files	Knudson	Reno
Bair	Forsling	Lomas	Rutledge
Berry	Griswold	Lovrien	Shannon
Burton	Hagglund	McCaulley	Simmer
Byers of Linn	Helgason	McIlrath	Van Buren
Cole	Holmgren	Nelson of Story	Vaughn
Crozier	Hubbard	Randall	Wamstad
Elliott of Polk	Istad	Reimers	Venard
Elliott of Scott	Jensen		

Senate concurrent resolution adopted.

#### SENATE MESSAGES CONSIDERED

Senate File No. 90, a bill for an act to amend the law as it appears in section fifty-four hundred ninety-eight (5498) of the Code, 1927, relating to the duties of sheriffs in regard to the control, maintenance and custody of prisoners in county jails.

Read first and second times and referred to committee on judiciary.

Senate File No. 152, a bill for an act to designate the number of members of school boards of school corporations comprising cities now having a population of not less than thirty-eight thousand (38,000), nor more than fifty thousand (50,000), and provide that the terms of such school directors shall be for six (6) years.

Read first and second times and referred to committee on schools and textbooks.

Senate File No. 122, a bill for an act to make permanent the temporary transfer of certain moneys from the county insane fund to the general county fund of Dallas county, Iowa.

Read first and second times and referred to committee on judiciary.

Senate File No. 106, a bill for an act to make an emergency appropriation to reimburse the State University of Iowa for money expended during the biennial period that ended June 30, 1927, for the treatment, care, and hospitalization of patients who had been committed to the hospital of the college of medicine, under the provisions of chapter 199 of the Code, 1924.

Read first and second times and referred to committee on appropriations.

Senate File No. 42, a bill for an act to amend the law as it appears in section fifty-nine hundred two (5902) of the Code, 1927, relating to the department of public docks in cities and towns having a population of less than thirty thousand.

Read first and second times and referred to committee on cities and towns.

Senate File No. 175, a bill for an act to amend section thirty-six hundred eighteen (3618), Code, 1927, relating to dependent and neglected children, and to further define dependent child.

Read first and second times and referred to committee on child welfare.

Senate File No. 174, a bill for an act to amend sections thirty-six hundred fifty-eight (3658), thirty-six hundred fifty-nine (3659) and thirty-six hundred sixty-one (3661), Code, 1927, relating to juvenile delinquency, and to define contributing to dependency and to provide a penalty therefor.

Read first and second times and referred to committee on child welfare.

Wilson of Tama asked and obtained unanimous consent to change the hour of Special Order on Senate File No. 11 for 10:00 a. m. Friday to 9:30 a. m.



## CALL OF THE HOUSE FILED

The following call of the House was filed: .

MR. SPEAKER: We, the undersigned, hereby request a call of the House for the consideration of Senate File No. 11:

BREDE WAMSTAD  
GEO. M. HOPKINS  
AZEL MCILRATH  
F. B. LOMAS  
LEROY SHIELDS

## COMMUNICATION FROM MRS. C. G. OLIVER

The following communication was received:

We wish to thank members of the Forty-third General Assembly for their expression of sympathy and for the beautiful spray of tulips and roses and to especially thank those who acted as Honorary Pallbearers.

Sincerely yours,

Mrs. C. G. Oliver and Children.

## PROOF OF PUBLICATION

The official proof of publication of Senate File No. 122, a bill for an act to make permanent the temporary transfer of certain moneys from the county insane fund to the general county fund of Dallas county, Iowa, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

On motion of Clark of Fremont the House adjourned until 9:30 a. m. Friday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 22, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by Rev. F. C. Edwards, superintendent of the Methodist Episcopal Church, Des Moines.

Journal of February 21st corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Files of Cerro Gordo for today and tomorrow, on request of Smith of O'Brien.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files Nos. 64 and 158.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills: Senate Files Nos. 64, 158.

## REPORTS OF COMMITTEES

Lichty of Black Hawk, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred Senate File No. 135, a bill for an act to repeal the law as it appears in section forty-one hundred thirty-five (4135) of the Code,

1927, relating to changing school district boundaries, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman.*

Report adopted.

Hanson of Winnebago, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections, to whom was referred House File No. 85, a bill for an act to amend the law as it appears in section six hundred twenty-four (624), section six hundred twenty-eight (628) and section six hundred thirty-six (636), Code of Iowa, 1927, relating to the duties of county, district and state conventions, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

H. N. HANSON, *Chairman.*

Report adopted.

Hill of Floyd, from the committee on police regulation and suppression of crime, submitted the following report:

MR. SPEAKER: Your committee on police regulation and suppression of crime, to whom was referred House File No. 183, a bill for an act to amend sections twelve thousand nine hundred fifty-two (12952) and twelve thousand nine hundred fifty-three (12953), Code, 1927, relating to the report and record of permits and sales of firearms and like or similar weapons, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike all after the enacting clause and substitute in lieu thereof the following:

Section 1. Section twelve thousand nine hundred fifty-three (12953), Code, 1927, is amended by striking the period at the end of the clause and adding thereto the following:

"and shall immediately furnish the sheriff of the county with a duplicate copy of such record."

LAFE HILL, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on police regulation and suppression of crime, to whom was referred House File No. 138, a bill for an act to provide for and establish a state correctional farm at Clive, Iowa,

to provide for the erection and construction of suitable buildings and equipment thereat, to provide for the commitment to said institution, and the detention, treatment, and employment of certain persons convicted of crime, to provide for the control and management thereof, to authorize the transfer of prisoners from the State Penitentiary and from the Reformatory to said farm, and to make an appropriation therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike from line 2 of section 1 the word "correctional" and insert in lieu thereof the word "custodial."

Strike from section 11, lines 4, 5, 6, 7, 8 and the portion of 9 through the word "State" and insert in lieu thereof the following:

"the board of control is authorized to spend from the industrial fund such an amount as is necessary to carry out such purposes."

Strike from line 3 of section 12 the words "Des Moines Daily Record" and insert in lieu thereof the words "Charles City Daily Press."

Strike from line 4 of section 12 the words "Des Moines" and insert in lieu thereof the words "Charles City."

Strike from line 1 of the title the word "correctional" and insert in lieu thereof the word "custodial."

LAFE HILL, *Chairman.*

Report adopted.

Cole of Harrison, from the committee on public health, submitted the following report:

MR. SPEAKER: Your committee on public health, to whom was referred House File No. 199, a bill for an act to amend section fifty-three hundred thirty-four (5334), Code, 1927, relating to contracts for the support of the poor, and to authorize the board of supervisors to contract for medical and dental services for poor persons, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. J. COLE, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on public health, to whom was referred Senate File No. 88, a bill for an act to amend the law as it appears in section fifty-two hundred fourteen (5214) of the Code, 1927, relating to the reports by coroners of death coming within their jurisdiction, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. J. COLE, *Chairman.*

Report adopted.

Wilson of Tama, from the committee on county and township organization, submitted the following report:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 153, a bill for an act to amend the law as it appears in section ten thousand seven hundred seventy-one (10771), Code of Iowa, 1927, relating to holding court and providing for same to be at the expense of the county, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. WALTER WILSON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 170, a bill for an act to amend sections thirty-eight hundred eight (3808) and thirty-eight hundred nine (3809) of the Code, 1927, relating to annual reports to the board of parole, and to repeal section thirty-eight hundred ten (3810), relating to duties of the county auditor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. WALTER WILSON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 42, a bill for an act permitting county treasurers to authorize payment of taxes to the banks within their county and providing for the payment of the costs of the necessary record books to be paid by the county, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

W. WALTER WILSON, *Chairman.*

Passed on file.

Hansen of Scott, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 224, a bill for an act making an appropriation for the payment of the salary of the judge of the supreme court and his secretary, authorized by House File No. 67 of the Acts of the Forty-third

General Assembly, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 139, a bill for an act to make an emergency appropriation to reimburse the State University of Iowa for money expended during the biennial period that ended June 30, 1927, for the treatment, care and hospitalization of patients who had been committed to the hospital of the college of medicine, under the provisions of chapter 199 of the Code, 1924, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 254, a bill for an act to reimburse Dr. Thomas P. Brennan for money paid by him for legal services required in defending an action brought against him as acting director of the State Psychopathic Hospital, Iowa City, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 255, a bill for an act to reimburse the National Guardian Life Insurance Company of Madison, Wisconsin, for overpayment of taxes for the year 1927, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 258, a bill for an act to appropriate sufficient funds to pay the maintenance tax against state lands in drainage district No. 13, located in Muscatine and Louisa counties, Iowa, beg leave to report

they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 257, a bill for an act to make an appropriation to compensate W. L. Hall for apprehension of paroled prisoners, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Venard of Sioux, from the committee on conservation of resources, submitted the following report:

MR. SPEAKER: Your committee on conservation of resources, to whom was referred House File No. 51, a bill for an act to amend the law as it appears in section forty-seven hundred fifty-five-b two (4755-b2), Code of Iowa, 1927, defining the primary road system, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

G. L. VENARD, *Chairman.*

Report adopted.

McCaulley of Calhoun, from the committee on ways and means, submitted the following report:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File No. 1, a bill for an act to amend sections sixty-nine hundred forty-four (6944) and seventy-one hundred fifteen (7115) of the Code, relating to taxation of sheep and swine, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

MARION R. MCCAULLEY, *Chairman.*

Passed on file.

On motion of Hollis of Black Hawk, chairman of the committee on roads and highways, the report of the committee recommending that House File No. 79 be indefinitely postponed was adopted.

On motion of Lichty of Black Hawk, chairman of the committee on schools and textbooks, the report of the committee recommending that House File No. 184 be indefinitely postponed was adopted.

On motion of Knudson of Hamilton, chairman of the committee on agriculture, the report of the committee recommending that House File No. 98 be indefinitely postponed was adopted.

#### INTRODUCTION OF BILLS

House File No. 296, by Cox of Taylor, a bill for an act requiring all manufacturers, wholesale and retail dealers of wearing apparel, blankets and robes to plainly state upon the article sold the percentage of wool therein contained.

Read first and second times and referred to committee on commerce and trade.

House File No. 297, by McIntosh of Muscatine, a bill for an act to amend section seventy-six hundred forty-nine (7649), Code, 1927, relating to the removal of trees from highways.

Read first and second times and referred to committee on roads and highways.

House File No. 298, by Committee on Judiciary, a bill for an act relating to boxing and sparring exhibitions, creating an athletic commission of the State of Iowa, prescribing its powers and duties, and amending sections thirteen thousand two hundred twenty-two (13222), thirteen thousand two hundred twenty-three (13223), thirteen thousand two hundred twenty-four (13224), and thirteen thousand two hundred twenty-five (13225), of the Code, 1927.

Read first and second times and passed on file.

House File No. 299, by Wilson of Tama, a bill for an act to amend section six thousand nine hundred forty-four (6944), Code of Iowa, 1927, relating to exemptions from taxation.

Read first and second times and referred to committee on public utilities.

House File No. 300, by Rutledge of Webster, a bill for an act to amend sections seven hundred eighteen-b four (718-b4), seven hundred eighteen-b six (718-b6), seven hundred eighteen-b seven



(718-b7), seven hundred eighteen-b eight (718-b8), seven hundred eighteen-b eighteen (718-b18), seven hundred eighteen-b twenty (718-b20), seven hundred eighteen-b twenty-two (718-b22) of the Code, 1927, relating to permanent registration of voters.

Read first and second times and referred to committee on elections.

House File No. 301, by Lichty of Black Hawk, a bill for an act to amend the law as it appears in sections forty-one hundred twenty-nine (4129), forty-one hundred thirty (4130), and forty-one hundred fifty-one (4151) of the Code, 1927, relating to the time that changes in subdistrict boundaries, and when new school township organizations, shall become effective.

Read first and second times and referred to committee on schools and textbooks.

House File No. 302, by McIntosh of Muscatine, a bill for an act providing for the appointment of Board of Trustees in special charter cities, having a population of less than twenty-five thousand (25,000) and prescribing their powers and duties.

Read first and second times and referred to committee on cities and towns.

House File No. 303, by Smith of O'Brien, a bill for an act to authorize the city or town councils in cities or towns owning and operating a municipal water plant to provide for the collection of water rentals and to certify the same to the county auditor and to the county treasurer for collection; and to make such water rentals when certified to the county auditor a lien upon any real estate owned by any person to whom water has been furnished.

Read first and second times and referred to committee on cities and towns.

House File No. 304, by Comimittee on Conservation of Resources, a bill for an act to amend section thirteen thousand eighty-six (13086), Code, 1927, relating to trespass upon land, and to prohibit the removing, taking, cutting, breaking, injuring or destroying flowers, ferns, shrubs, mosses or vines, including bitter-sweet, and to prohibit the sale or offering for sale of articles or things obtained in violation of said section.

Read first and second times and passed on file.

House File No. 305, by Committee on Schools and Textbooks, a bill for an act to define handicapped children; to provide special school facilities, home and bedside instruction for said children; to provide for state aid and for the administration of this act; to amend sections forty-two hundred thirty-five (4235) and forty-three hundred twelve (4312) of the Code, 1927, relating to school census.

Read first and second times and passed on file.

House File No. 306, by Committee on Dairy and Food, a bill for an act to regulate the sale of oleomargarine by providing an inspection fee and the manner in which said fee shall be paid, and providing the means and manner of the administration and enforcement thereof by the Secretary of Agriculture.

Read first and second times and passed on file.

#### CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, hereby request a call of the House for the consideration of Senate File No. 11:

BREDE WAMSTAD  
GEO. M. HOPKINS  
AZEL M. MCILRATH  
F. B. LOMAS  
LEROY SHIELDS

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Files, Aiken, Crozier, who, on motion, were excused.

#### CONSIDERATION OF BILLS

The hour having arrived for the consideration of special order, Senate File No. 11, a bill for an act to amend section seven thousand one hundred and sixty-one (7161) of the Code, 1927, relating to the apportionment of the compensation of persons employed to discover property not listed or assessed for taxation, with report of committee recommending passage, was taken up for consideration.

Elliott of Scott offered the following amendment and moved its adoption:

Amend Senate File No. 11 by striking out all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section seventy-one hundred sixty-one (7161), Code, 1927, is repealed and the following is enacted in lieu thereof:

"7161. Discovery of property. The board of supervisors shall, each year, employ some competent person at a salary not exceeding three thousand dollars (\$3,000) per year to assist the proper officers in the discovery of property not listed or assessed for taxation as required by law."

Kline of Davis moved the previous question on the amendment and the bill.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 26.

Bair	Gilmore	Miller	Rutledge
Byers of Fayette	Hansen	Orr	Ryder
Byers of Linn	Hollis	Paulson	Sass
Elliott of Polk	Irwin	Ratliff	Torgeson
Elliott of Scott	Jaycox	Rawlings	Truax
Ellsworth	Lichty	Reno	Mr. Speaker
Forsling	Mathews		

The nays were, 77.

Albert	Greene	Johnson of	Pendray
Allen	Griswold	Keokuk	Randall
Baker	Hagglund	King	Read
Ballew	Hall	Kline	Reimers
Berry	Hanson	Knudson	Rice
Bixler	Hatter	Lamb	Rylander
Buchmiller	Hayes	Lomas	Shannon
Burton	Heald	Lovrien	Shields
Bush	Helgason	McCaulley	Simmer
Campbell	Hill	McCreery	Smith
Clark	Hollingsworth	McIlrath	Swanson
Cole	Holmgren	McIntosh	Van Buren
Cox	Hopkins	McMillan	Van Wert
Dayton	Hubbard	Mounce	Vaughn
Dean	Hunt	Nelson of	Venard
Ditto	Hush	Hancock	Vosseller
Eckles	Istad	Nelson of Story	Wamstad
Figgins	Jensen	O'Brien	Wearin
Finnern	Johnson of	O'Donnell	Whiting
Fleming	Dickinson	Pattison	Wilson

Absent or not voting, 5.

Aiken	Crozier	Files	Taylor
Barnes			

Amendment lost.

Hill of Floyd moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 74.

Albert	Fleming	Johnson of	Randall
Allen	Greene	Keokuk	Read
Bair	Griswold	King	Reimers
Baker	Hagglund	Kline	Shannon
Ballew	Hanson	Knudson	Shields
Barnes	Hatter	Lamb	Simmer
Berry	Hayes	Lomas	Smith
Bixler	Heald	Lovrien	Swanson
Buchmiller	Helgason	McCreery	Taylor
Burton	Hill	McIlrath	Truax
Bush	Hollingsworth	McMillan	Van Buren
Byers of Fayette	Holmgren	Mathews	Van Wert
Campbell	Hopkins	Mounce	Vaughn
Clark	Hubbard	Nelson of	Venard
Cox	Hunt	Hancock	Wamstad
Dayton	Hush	O'Brien	Wearin
Dean	Istad	Orr	Whiting
Ditto	Jensen	Pattison	Wilson
Figgins	Johnson of	Pendray	
Finnern	Dickinson		

The nays were, 29.

Byers of Linn	Hall	Miller	Rice
Cole	Hansen	Nelson of Story	Rutledge
Eckles	Hollis	O'Donnell	Ryder
Elliott of Polk	Irwin	Paulson	Rylander
Elliott of Scott	Jayeox	Ratliff	Sass
Ellsworth	Lichty	Rawlings	Torgeson
Forsling	McIntosh	Reno	Mr. Speaker
Gilmore			

Absent or not voting, 5.

Aiken	Files	McCaulley	Vosseller
Crozier			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Johnson of Dickinson moved that the vote by which Senate File No. 11 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Torgeson of Worth moved that the call of the House be now raised.

Motion prevailed.

Rutledge of Webster moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in joint convention.

Motion prevailed and the Speaker appointed as such committee: Rutledge of Webster, Ballew of Appanoose, and Byers of Fayette.

Rutledge of Webster, from the committee appointed to notify the Senate that the House was ready to receive it in joint convention, reported they had performed their duty. The report was accepted and the committee discharged.

The Sergeant-at-Arms announced the arrival of the President of the Senate, the Secretary of the Senate and the honorable body of the Senate.

The President of the Senate was escorted to the Speaker's station, the Secretary to the Chief Clerk's desk, and the members of the Senate took seats in the west side of the chamber.

#### JOINT CONVENTION

In accordance with the concurrent resolution duly adopted the joint convention was called to order by Lieutenant Governor McFarlane, President of the Senate, presiding.

President McFarlane announced a quorum present and the joint convention duly organized.

Senator Doran of Boone moved that a committee of three be appointed, one from the Senate and two from the House, to notify National Commander Paul V. McNutt, that the joint convention was ready to receive him.

Motion prevailed and the President appointed as such committee: Senator Doran of Boone, Representatives McCaulley of Calhoun and Knudson of Hamilton.

Senator Doran, from the committee appointed to notify National Commander Paul V. McNutt, that the joint convention was ready to receive him, appeared with the visiting guest accompanied by Governor Hammill and party.

President McFarlane announced that Representative Greene of Pottawattamie county would act as Chairman of the Joint Convention.

Representative Greene then presented National Commander Paul V. McNutt, who addressed the joint convention.

Stoddard of Woodbury moved that the remarks of National Commander Paul V. McNutt be printed in the journal.

Motion prevailed.

Moen of Lyon moved that the joint convention be now dissolved.

Motion prevailed.

The House reconvened, Speaker Johnson in the chair.

#### MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 41, a bill for an act authorizing City Manager Cities to establish, maintain and operate swimming pools and to acquire land therefor.

WALTER H. BEAM, *Secretary.*

#### CONSIDERATION OF SENATE AMENDMENT

On request of Knudson of Hamilton unanimous consent having been given, House File No. 41, a bill for an act authorizing certain city manager cities to establish, maintain and operate swimming pools, to acquire land therefor and to incur indebtedness on account thereof, as provided by chapter 319 of the Code, with Senate amendment, was taken up and the amendment read and considered.

#### SENATE AMENDMENT TO HOUSE FILE NO. 41

Amend title by striking out the title and inserting in lieu thereof the following:

“A bill for an act authorizing cities and towns to build or purchase, establish, maintain, and operate swimming pools.”

Mr. Knudson moved that the House concur in the Senate amendment.

On the question “Shall the House concur?”

The ayes were, 78.

Albert	Bush	Ditto	Finnern
Ballew	Campbell	Eckles	Fleming
Barnes	Clark	Elliott of Polk	Griswold
Berry	Cole	Elliott of Scott	Hagglund
Bixler	Dayton	Ellsworth	Hall
Buchmiller	Dean	Figgins	Hanson

Hatter	Kline	Nelson of Story	Shields
Heald	Knudson	O'Brien	Simmer
Hollingsworth	Lamb	Pattison	Swanson
Hollis	Lichty	Paulson	Taylor
Holmgren	Lovrien	Pendray	Torgeson
Hopkins	McCaulley	Ratliff	Truax
Irwin	McCreery	Rawlings	Van Buren
Istad	McIntosh	Read	Van Wert
Jaycox	McMillan	Reno	Vaughn
Johnson of Dickinson	Mathews	Rice	Venard
Johnson of Keokuk	Miller	Ryder	Vosseller
King	Mounce	Rylander	Wearin
	Nelson of Hancock	Sass	Whiting
		Shannon	Wilson
			Mr. Speaker

The nays were, none.

Absent or not voting, 30.

Aiken	Crozier	Hill	O'Donnell
Allen	Files	Hubbard	Orr
Bair	Forsling	Hunt	Randall
Baker	Gilmore	Hush	Reimers
Burton	Greene	Jensen	Rutledge
Byers of Fayette	Hansen	Lomas	Smith
Byers of Linn	Hayes	McIlrath	Wamstad
Cox	Helgason		

The House concurred in Senate amendment.

House File No. 214, a bill for an act authorizing counties to adopt and organize a county board of health and welfare, and providing for the creation of a county health and welfare unit, which shall be under the direction and supervision of the county board of health and welfare, and outlining the duties of the county board of health and welfare and county health and welfare unit, and further providing for the payment of cost of operation of such county health and welfare unit, was taken up for consideration.

Forsling of Woodbury moved that the amendment filed by him and found on page 415 of the Journal of February 19th be adopted.

Van Buren of Jones moved the previous question on the amendment.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 60.

Bair	Hansen	Lichty	Pattison
Baker	Hayes	Lovrien	Paulson
Byers of Fayette	Hill	McCaulley	Ratliff
Byers of Linn	Hollis	McCreery	Reno
Cox	Holmgren	McIlrath	Rice
Dean	Hopkins	McIntosh	Rutledge
Ditto	Hunt	McMillan	Rylander
Elliott of Polk	Hush	Mathews	Sass
Elliott of Scott	Irwin	Miller	Shields
Ellsworth	Jaycox	Mounce	Truax
Figgins	Johnson of	Nelson of	Van Buren
Finnern	Keokuk	Hancock	Van Wert
Fleming	King	Nelson of Story	Vosseller
Forsling	Kline	O'Donnell	Whiting
Griswold	Knudson	Orr	Mr. Speaker
Hall	Lamb		

The nays were, 28.

Albert	Clark	Hubbard	Shannon
Ballew	Cole	Johnson of	Simmer
Barnes	Dayton	Dickinson	Torgeson
Berry	Hagglund	Lomas	Vaughn
Bixler	Hatter	Pendray	Venard
Buchmiller	Heald	Read	Wearin
Bush	Hollingsworth	Ryder	Wilson
Campbell			

Absent or not voting, 20.

Aiken	Files	Istad	Reimers
Allen	Gilmore	Jensen	Smith
Burton	Greene	O'Brien	Swanson
Crozier	Hanson	Randall	Taylor
Eckles	Helgason	Rawlings	Wamstad

Amendment adopted.

King of Clay asked and obtained unanimous consent to withdraw amendment No. 1 filed by him and found on page 414 of the Journal of February 19th.

King of Clay moved that amendment No. 2 filed by him on February 19th be adopted.

Amendment adopted.

Wamstad of Mitchell offered the following amendment and moved its adoption:

Amend House File No. 214, by striking from lines one and two of section one the words and figures "upon the petition of two hundred (200), or more voters of a county" and substitute in lieu thereof the following:



"Upon petition of voters of a county equal in number to fifty-one (51) per cent or more of the votes cast for the office of governor in said county at the last preceding general election".

Rice of Clinton offered the following amendment as a substitute for the pending amendment and moved its adoption:

Amend House File No. 214 by striking from line two of section one, the words "two hundred (200) or more voters of a county," and inserting in lieu thereof the following: "twenty-five per cent or more of the total vote at the last election of the voters of the county".

Baker of Jasper offered the following amendment to House File No. 214 and moved its adoption.

Amend House File No. 214, section one, by striking the word "or" where it first appears in line fifteen; also by striking the word "both" and inserting in lieu thereof the word "Grange".

Also amend section 3 by striking from line nine the word "or"; also by striking from line ten the word "both" and inserting in lieu thereof the word "Grange".

McIlrath of Poweshiek offered the following amendment to House File No. 214 and moved its adoption.

Amend House File No. 214 as follows:

Strike the word and figure "ten (10)" in line six (6) of section two (2) and substitute in lieu thereof the word and figure "sixty (60)".

Further action deferred.

#### AMENDMENTS FILED

Wearin of Mills filed the following amendment to House File No. 97:

Amend House File No. 97 by striking the words "Teacher's College" in lines one (1) and two (2) of section one (1) and substituting in lieu thereof the words "Normal School".

Also amend section one (1) by striking the words "Teacher's College" in line two (2) and substituting in lieu thereof the words "Normal School".

Amend section two (2) by striking the words "Teacher's College" in line two (2) and substituting in lieu thereof the words "Normal School".

Also amend section two (2) by striking the word "four" in line five (5) and substituting in lieu thereof the word "two".

Amend the title by striking the words "Teacher's College" in line one (1) and inserting in lieu thereof the words "Normal School". Also by

striking from line three (3) of the title the word "College" and substituting in lieu thereof the words "Normal School".

Hubbard of Pottawattamie filed the following amendment to House File No. 54:

Amend House File No. 54, relating to trapping organizations of fur bearing animals, as follows:

By adding to said bill the following section:

"Any person under twenty-one (21) years of age may by his own efforts capture and confine, for the purpose of training for pets, not more than two (2) of any game bird or fur bearing animal. And such person having birds or animals in his possession for that purpose is hereby exempted from securing the license required by section seventeen hundred six (1706), Code of 1927."

On motion of Mathews of Des Moines the House adjourned until 9:00 a. m. Saturday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, FEBRUARY 23, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by Rev. W. J. Fowler, pastor of the Methodist Episcopal Church, Knoxville, Iowa.

Journal of February 22nd corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Pendray of Jackson for the day, on request of McIntosh of Muscatine; Vosseller of Bremer for the day, on request of Cox of Taylor; Bixler of Adams for the day, on request of Cox of Taylor; Smith of O'Brien for the day, on request of Hubbard of Pottawattamie; Orr of Clayton for the day, on request of Dean of Sac; Ryder of Dubuque for the day, on request of Paulson of Clinton; Nelson of Hancock for the day, on request of Griswold of Madison; Hollis of Black Hawk for the day, on request of Elliott of Polk; Hollingsworth of Boone for the day, on request of Elliott of Polk; Van Buren of Jones for the day, on request of McCreery of Linn; McMillan of Benton for the day, on request of Finner of Crawford; Burton of Wayne for the day, on request of Shields of Clarke; Pattison of Jefferson for the day, on request of Shields of Clarke; Sass of Woodbury for the day, on request of Johnson of Keokuk; Jensen of Kossuth for the day, on request of Holmgren of Palo Alto; Irwin of Lee for the day, on request of Hush of Montgomery; Venard of Sioux for the day, on request of Truax of Buchanan; McCreery of Linn for the day, on request of Baker of Jasper.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

**MR. SPEAKER:** Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House File No. 41.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

**BILL SIGNED BY THE SPEAKER**

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill: House File No. 41.

**BILLS SENT TO THE GOVERNOR**

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

**MR. SPEAKER:** Your committee on enrolled bills respectfully reports that it has, on this 23d day of February, 1929, sent to the governor for his approval: House File No. 41.

S. R. TORGESON, *Chairman.*

Report adopted.

**REPORTS OF COMMITTEES**

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

**MR. SPEAKER:** Your committee on judiciary to whom was referred House File No. 251, a bill for an act to amend section ten thousand eight hundred thirty (10830) of the Code, 1927, relative to lien index book in the office of the Clerk of the District Court and the indexing of liens, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Cole of Harrison, from the committee on public health, submitted the following report:

**MR. SPEAKER:** Your committee on public health to whom was referred House File No. 185, a bill for an act to create a division of inspection in the State Department of Health, to prescribe the duty of such division, to amend sections twenty-four hundred ninety-six (2496) and twenty-four hundred ninety-eight (2498) of the Code, 1927, relating to the revocation of the license of certain licensees, to provide for the appointment of said inspector, to fix their compensation and to provide for the payment thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking out lines one, two and three of Section 4 and inserting in lieu thereof the words "An Inspector and the necessary stenographer shall be appointed by the State Commissioner of Health.

E. J. COLE, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on public health, to whom was referred Senate File No. 126, a bill for an act to repeal the law as it appears in section twenty-five hundred eighty-five b fourteen (2585-b14) of the Code of 1927, and to enact a substitute therefor, relating to the qualifications for examination to obtain a license to practice barbering, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Section 1 by striking out of line ten (10) the word eighteen (18) and inserting in lieu thereof the word twelve (12).

E. J. COLE, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on public health, to whom was referred House File No. 58, a bill for an act to amend Section twenty-two hundred eighteen (2218) as it appears in the Code of 1927; to repeal Section twenty-two hundred nineteen (2219) as it appears in the Code of 1927, and to enact a substitute therefor, relating to the composition and manner of appointment of the State Board of Health, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. J. COLE, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on public health to whom was referred House File No. 203, a bill for an act to amend sections four thousand twelve (4012), four thousand twenty-six (4026), four thousand twenty-seven (4027) and Chapter one hundred ninety-nine (199) of title XII of the Code, 1927, relating to the medical and surgical treatment of indigent persons, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

E. J. COLE, *Chairman.*

Report adopted.

Hollingsworth of Boone, from the committee on judicial and political districts, submitted the following report:

MR. SPEAKER: Your committee on judicial and political districts to whom was referred House File No. 129, a bill for an act to repeal chapter thirty-five a-2 (35 a-2) relating to apportioning the state into senatorial

districts, and providing the time when senators shall be elected in such districts, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRANK HOLLINGSWORTH, *Chairman.*

Report adopted.

Forsling of Woodbury, from the committee on judiciary, submitted the following report.

MR. SPEAKER: Your committee on judiciary to whom was referred Senate File No. 196, a bill for an act to legalize the corporate acts and proceedings of the Redfield Brick & Tile Co. of Redfield, Iowa, and to provide for the renewal and extension of the period of corporate existence of said company, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary to whom was referred House File No. 233, a bill for an act to make permanent transfer of money from the water fund of the town of Kamrar, Iowa, to the general fund of said town, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By inserting immediately preceding the period and after the word "Iowa" in the last line of the bill the following:

"without expense to the State".

L. B. FORSLING, *Chairman.*

Report adopted.

McIlrath of Poweshiek, from the committee on public lands and buildings, submitted the following report:

MR. SPEAKER: Your committee on public lands and buildings to whom was referred House File No. 142, a bill for an act to provide for the creation of an art commission in the State of Iowa, and to prescribe its duties and means of enforcement of its orders, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation except that it be amended as follows:

Strike out all after the enacting clause and substitute in lieu thereof the following:

Section 1. Such Commission shall consist of five members appointed from the professions of painting, sculpture, architecture, landscape architecture and other art trained persons.

Section 2. The members of the Commission to be appointed by the Governor from among the professions herein enumerated and shall be appointed in the first instance for one, two, three, four and five-year terms of office, respectively, as the Governor may determine, and after the expiration of said terms of office of all said members respectively, their successors shall be appointed for a term of three years in each case. All appointments to fill vacancies shall be for the unexpired term.

In case any vacancy shall occur in the Commission for any reason, the vacancy shall be filled by appointment by the Governor.

Section 3. The Commission shall serve without expense to the State whatsoever, and shall elect a president and secretary from its own members, whose term of office shall be for one year and until their successors are elected and qualified. The Commission shall have power to adopt its own rules of procedure. Three commissioners shall constitute a quorum.

Section 4. The time and place of meeting of the Commission shall be at the call of the president of the Commission.

Section 5. Hereafter no work of art shall be erected or placed in any state or county parks and in any state and county grounds and buildings, until models or plans of the same have been submitted to and approved by the Commission. The term "work of art" as used in this connection shall apply to and include all paintings, mural decorations, stained glass, statues, bas reliefs, sculptures, monuments, ornaments, fountains, arches, ornamental gateways or other structures of a permanent character intended for ornament or commemoration, but this does not apply to buildings of a utilitarian nature. No existing work of art in any of the foregoing parks, buildings or public squares shall be removed, relocated or altered in any way without the approval of the Commission. The Art Commission may be consulted for advice and may receive and act upon complaints and suggestions of citizens or voluntary associations having such objects and purposes in view as are aforesaid. The Commission shall record its proceedings and make a report thereof in writing annually to the Governor.

Section 6. If the Commission shall fail to decide upon any new work of art submitted to it within sixty days, after such submission, its decision shall be deemed unnecessary.

Section 7. In case the removal or relocation of any existing work of art or other matter that under the provisions of this Act would be within the control of the State Art Commission shall be deemed necessary by those in power to cause such removal or relocation, the Commission shall within thirty days after written notice approve or disapprove of such removal or relocation, and in case of their failure so to act within thirty

days after the receipt of such notice they shall be deemed to have approved of such removal or relocation.

Section 8. The Commission shall have power to enforce the provisions of this act by any appropriate action and may call upon the county attorney of the county in which any violation of this chapter is threatened, for assistance.

AZEL M. MCILRATH, *Chairman.*

Report adopted.

Wilson of Tama, from the committee on county and township organization, submitted the following report:

MR. SPEAKER: Your committee on county and township organization to whom was referred House File No. 169, a bill for an act to repeal section fifty-two hundred sixty (5260) of the Code, 1927, and enacting a substitute therefor, relating to expenditures of county officers and providing for schools of instruction for same, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

W. WALTER WILSON, *Chairman.*

Passed on file.

Hunt of Louisa, from the committee on drainage, submitted the following report:

MR. SPEAKER: Your committee on drainage, to whom was referred House File No. 230, a bill for an act to amend sections seventy-five hundred sixty-one (7561) of the Code, 1927, relating to the reclassification of levee and drainage districts, for assessment, repairs and improvements, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RALPH R. HUNT, *Chairman.*

Report adopted.

#### ADDITIONAL COPIES ORDERED PRINTED

Johnson of Dickinson asked and obtained unanimous consent to have fifteen hundred additional copies of House File No. 222 printed.

Paulson of Clinton asked and obtained unanimous consent to have five hundred additional copies of House File No. 295 printed.

#### HOUSE FILES WITHDRAWN

Wearin of Mills asked and obtained unanimous consent to withdraw House File No. 121 from the committee on fish and game and from further consideration of the House.

Bair of Buena Vista asked and obtained unanimous consent to withdraw House File No. 288 from the committee on judiciary and from further consideration of the House.



## INTRODUCTION OF BILLS

House File No. 307, by Committee on Insurance, a bill for an act to repeal section fifty-one hundred five-a twenty-six (5105-a26) of the Code, 1927, relating to the liability bond of a motor carrier, and to enact a substitute therefor.

Read first and second times and passed on file.

House File No. 308, by Van Buren of Jones, a bill for an act to amend section thirty-seven hundred forty-two (3742) of the Code, relating to salary of guards at the penitentiary and men's reformatory.

Read first and second times and referred to committee on board of control.

House File No. 309, by Ryder of Dubuque, a bill for an act to amend the law as it appears in section eleven thousand seven hundred sixty-three (11763) of the Code of Iowa, 1927, relating to exemption of personal earnings.

Read first and second times and referred to committee on ways and means.

House File No. 310, by Johnson of Dickinson, a bill for an act to recognize the Iowa Swine Producers' Association and to aid in providing information in regard to the production and marketing of swine.

Read first and second times and referred to committee on agriculture.

House File No. 311, by Committee on Aeronautics, a bill for an act to authorize cities and towns to acquire, establish, improve, maintain and operate airports within or without their limits; to acquire property for such purpose, and to levy a tax and issue bonds in payment of the cost thereof.

Read first and second times and passed on file.

House File No. 312, by Committee on Aeronautics, a bill for an act concerning the licensing of aircraft and airmen, the establishment of air traffic rules, and to make uniform the law with reference thereto.

Read first and second times and passed on file.

House File No. 313, by Hubbard of Pottawattamie, a bill for an act to levy a tax upon retail dealers in all forms of tobacco and tobacco products (excluding all cigarettes) for the benefit of the public schools of the State of Iowa based upon the sales price at retail; to provide for the collection of such tax and to require the use of stamps as evidence of the payment thereof;

to provide for an inspection of the records and stocks of all dealers subject to the payment of this tax, and prescribing penalties for the violations of this act.

Read first and second times and referred to committee on ways and means.

House File No. 314, by Hagglund of Page, a bill for an act to amend section seventeen hundred sixty-seven (1767) of the Code, 1927, relating to closed season on timber squirrels.

Read first and second times and referred to committee on fish and game.

House File No. 315, by Vosseller of Bremer, a bill for an act defining overrun and percentage of overrun in the manufacture of butter, limiting the percentage of overrun permissible in such manufacture, providing penalties and prescribing rules of evidence in prosecution thereunder.

Read first and second times and referred to committee on dairy and food.

House File No. 316, by committee on claims, a bill for an act to make appropriation to Henry Schwarek for loss of a horse as a result of injury when struck by a state owned truck.

Read first and second times and referred to committee on appropriations.

House File No. 317, by committee on claims, a bill for an act to make appropriation to compensate William Sexton, Stewart Baker, William Lynch, William Brown, and William Drew, for horses slaughtered under the authority and direction of the Secretary of Agriculture because of glanders infection.

Read first and second times and referred to committee on appropriations.

House File No. 318, by committee on claims, a bill for an act to make an appropriation to the Iowa Bridge Company for claims arising out of construction work in Project B-86, Washington County, Iowa.

Read first and second times and referred to committee on appropriations.

House File No. 319, by committee on claims, a bill for an act to make appropriation to Mrs. John Laskewitz for one hundred seventy-two and 31/100 dollars (\$172.31) and G. V. Lyon for forty-one and 45/100 dollars (\$41.45).

Read first and second times and referred to committee on appropriations.

House File No. 320, by committee on claims, a bill for an act to make an appropriation to Carl N. Neiderman, for injuries received while in service of the state at the annual encampment of the Iowa National Guard at the August, 1928, encampment.

Read first and second times and referred to committee on appropriations.

House File No. 321, by committee on claims, a bill for an act to make an appropriation to Albert Sharp for the care and policing of Spirit Lake Monument property for the seasons of 1927 and 1928.

Read first and second times and referred to committee on appropriations.

House File No. 322, by committee on claims, a bill for an act to make an appropriation to comensate Kai Sommer for injury resulting from a collision with a tractor driven by an employee of the Iowa State Highway Commission on or about November 5, 1928, on primary highway No. 61, at or near Key West, Iowa.

Read first and second times and referred to committee on appropriations.

House File No. 323, by committee on claims, a bill for an act to make appropriation to James Berry and J. F. McCoy for injuries received while confined at the Iowa State Penitentiary, Fort Madison, Iowa.

Read first and second times and referred to committee on appropriations.

House File No. 324, by committee on claims, a bill for an act to make appropriation to Polk County, Iowa, for special assessment for oiling of Dean Avenue, city of Des Moines, Iowa.

Read first and second times and referred to committee on appropriations.

House File No. 325, by committee on claims, a bill for an act to make an appropriation to Gerald L. Bolen to compensate him for injuries received while an employee and working under the direction of the Iowa State Highway Commission on or about June 14, 1923, on federal highway No. 30 about four miles east of State Center, Iowa.

Read first and second times and referred to committee on appropriations.

House File No. 326, by committee on claims, a bill for an act to make appropriation to Frank Melka for injuries received as an employee of the Iowa State Hospital for the Insane at Independence, Iowa.

Read first and second times and referred to committee on appropriations.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 14, a bill for an act to legalize certain ordinances of Storm Lake, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 20, a bill for an act relating to the employment of prisoners.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 127, a bill for an act relating to motions in arrest of judgment in criminal cases.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 120, a bill for an act to make permanent the transfer of money in Mills county, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 96, a bill for an act relative to the suspension of the license of physicians and pharmacists.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 147, a bill for an act to make permanent the temporary transfer of money in Washington county, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 95, a bill for an act to make an emergency appropriation for the purpose of paying the necessary expenses of worthy and deserving blind students.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 220, a bill for an act relating to nominations by primary elections.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 21, a bill for an act to permit the issuance of licenses to hunt and fish and to prescribe rights, powers and duties and liability of the county recorder with reference to the issuance of such licenses.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 168, a bill for an act to legalize the Farmers Creamery Company of Lone Rock, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 93, a bill for an act relating to the clerk's calendar.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 198, a bill for an act to legalize and make permanent the transfer of money in the city of Missouri Valley, Iowa.

Also, that the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 2, relating to the filling of vacancies in the General Assembly.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

Senate File No. 121, a bill for an act relating to assessors' returns on blind and deaf children.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 154, a bill for an act relating to judge's orders made in vacation.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 84, a bill for an act relating to compensation of county officers.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 179, a bill for an act relating to expense of certain bonds for city officials and employees.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 130, a bill for an act to regulate the filing and approval of bonds when required in appeals to any court.

Also, that the Senate returns to the House, H. F. No. 117, the President of the Senate having ruled that the bill cannot be considered by the Senate, the same subject having been disposed of by the indefinite postponement of Senate File No. 80.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 171, a bill for an act to make permanent the temporary transfer of money from the court fund to general county fund of Clinton county, Iowa.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 23, a bill for an act relating to leasing of property of cities acting under the Commission Form of Government.

WALTER H. BEAM, *Secretary*.

#### SENATE AMENDMENT TO HOUSE FILE NO. 171

Amend House File No. 171 by changing the period after the word "Iowa" in line five (5) of Section two (2) to a comma and adding the following: "without expense to the state."

#### SENATE AMENDMENTS TO HOUSE FILE NO. 23

Amend Section 1, by striking out of line five (5) thereof, the words and figures "twenty thousand (20,000)", and inserting in lieu thereof, the words and figures "thirty thousand (30,000)".

Amend by adding the following section:

Sec. 2. Cities in excess of twenty thousand (20,000) population organized under chapter three hundred twenty-eight (328) Code, 1927,

as provided in section sixty-five hundred eighty (6580), Code, 1927, may lease property owned by such cities in the manner provided by Section sixty-five hundred eighty (6580) Code, 1927, as herein amended.

Amendment to title:

"An act to amend section sixty-five hundred eighty (6580) Code, 1927, relating to the leasing of property owned by cities acting under the Commission form of government so as to empower certain of such cities to lease such property for industrial purposes; and all cities in excess of twenty thousand (20,000) population organized under chapter three hundred twenty-eight (328) Code, 1927, to exercise such powers."

#### SENATE MESSAGES CONSIDERED

Senate File No. 198, a bill for an act to legalize and make permanent the transfer of money from the grading fund to the fire fund of the city of Missouri Valley, Iowa.

Read first and second times and referred to committee on judiciary.

Senate File No. 93, a bill for an act to amend section eleven thousand four hundred forty-one (11441) of the Code of 1927 relative to the Clerk's calendar.

Read first and second times and referred to committee on judiciary.

Senate File No. 168, a bill for an act to legalize the Farmers Creamery Company of Lone Rock, Lone Rock, Iowa, and all of its acts and proceedings and declaring the same to be legal, sufficient and binding in all respects as if a sufficient notice of the incorporation thereof had been published, and proof of such publication filed in the office of the Secretary of the State of Iowa, as provided by law and all other requirements of law had been fulfilled.

Read first and second times and referred to committee on judiciary.

Senate File No. 154, a bill for an act to repeal section eleven thousand two hundred forty two (11242) of the Code, 1927, and to enact a substitute therefor relating to judge's orders made in vacation and to validate such orders and fix a period of limitations after which such orders cannot be attacked.

Read first and second times and referred to committee on judiciary.

Senate File No. 130, a bill for an act to regulate the filing and approval of bonds when required in appeals to any court.

Read first and second times and referred to committee on judiciary.

Senate File No. 121, a bill for an act to amend the law as it appears in section forty-four hundred twenty-six (4426), Code of 1927, relating to assessors' returns on blind and deaf children.

Read first and second times and referred to committee on county and township organization.

Senate File No. 220, a bill for an act to amend section five hundred forty-six (546), and section five hundred forty-nine (549), Code, 1927, relating to nominations by primary elections.

Read first and second times and referred to committee on elections.

Senate File No. 84, a bill for an act to amend the law as it appears in sections fifty-two hundred twenty-one (5221), fifty-two hundred twenty-three (5223), and fifty-two hundred thirty-one (5231) of the Code, 1927, relating to compensation of county officers.

Read first and second times and referred to committee on compensation of public officers.

Senate File No. 179, a bill for an act to amend the law as it appears in section one thousand sixty-eight (1068) of the Code of 1927, relating to expense of certain bonds for city officials and employees.

Read first and second times and referred to committee on cities and towns.

Senate File No. 21, a bill for an act to permit the issuance, at places other than at the county seat, of licenses to hunt and of licenses to fish, to prescribe the rights, powers, duties and liability of the county recorder and other persons with reference to the issuance of such licenses and to prescribe a penalty for the violation of such rights, powers and duties.

Read first and second times and referred to committee on fish and game.



Senate Joint Resolution No. 2, Senate Joint Resolution proposing an amendment to article three (3) of the Constitution of the State of Iowa, by striking therefrom section twelve (12) thereof, relating to the filling of vacancies in either house of the General Assembly, and adopting a substitute therefor.

Read first and second times and referred to committee on constitutional amendments.

#### PROOF OF PUBLICATION

The official proof of publication of Senate File No. 198, a bill for an act to legalize and make permanent the transfer of money from the grading fund to the fire fund of the city of Missouri Valley, Iowa, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

#### CONSIDERATION OF BILLS

House File No. 225, a bill for an act to legalize and make permanent the transfer of money from the grading fund to the fire fund of the city of Missouri Valley, Iowa, with report of committee recommending passage, was taken up for consideration.

Cole of Harrison asked and obtained unanimous consent to have Senate File No. 198 recalled from the committee on judiciary, and substituted for House File No. 225.

Mr. Cole moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 55.

Albert	Ellsworth	Johnson of	Reimers
Allen	Figgins	Keokuk	Reno
Bair	Fleming	King	Rice
Baker	Greene	Kline	Rutledge
Ballew	Griswold	Lamb	Rylander
Barnes	Hall	Lovrien	Shields
Byers of Fayette	Hatter	McCaulley	Simmer
Byers of Linn	Hill	McIlrath	Taylor
Cole	Holmgren	McIntosh	Truax
Cox	Hopkins	Nelson of Story	Van Wert
Dayton	Hush	O'Donnell	Wearin
Dean	Jaycox	Paulson	Whiting
Ditto	Johnson of	Randall	Wilson
Elliott of Polk	Dickinson	Read	Mr. Speaker
Elliott of Scott			

The nays were, none.

Absent or not voting, 53.

Aiken	Hagglund	Lichty	Ratliff
Berry	Hansen	Lomas	Rawlings
Bixler	Hanson	McCreery	Ryder
Buchmiller	Hayes	McMillan	Sass
Burton	Heald	Mathews	Shannon
Bush	Helgason	Millar	Smith
Campbell	Hollingsworth	Mounce	Swanson
Clark	Hollis	Nelson of	Torgeson
Crozier	Hubbard	Hancock	Van Buren
Eckles	Hunt	O'Brien	Vaughn
Files	Irwin	Orr	Venard
Finnern	Istad	Pattison	Vosseller
Forsling	Jensen	Pendray	Wamstad
Gilmore	Knudson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

McCaulley of Calhoun in the chair.

Senate File No. 75, a bill for an act to make permanent the temporary transfer of money from the county bridge fund to the county general fund of Osceola county, Iowa, with report of committee recommending passage, was taken up for consideration.

Ditto of Osceola moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 55.

Albert	Ellsworth	Johnson of	Reimers
Allen	Figgins	Keokuk	Reno
Bair	Finnern	King	Rice
Baker	Fleming	Kline	Rutledge
Ballew	Greene	Lamb	Rylander
Barnes	Griswold	Lovrien	Shields
Byers of Fayette	Hall	McCaulley	Simmer
Byers of Linn	Hatter	McIlrath	Taylor
Cole	Hill	McIntosh	Truax
Cox	Holmgren	Nelson of Story	Van Wert
Dayton	Hopkins	O'Donnell	Whiting
Dean	Hush	Paulson	Wilson
Ditto	Jaycox	Randall	Mr. Speaker
Elliott of Polk	Johnson of	Read	
Elliott of Scott	Dickinson		

The nays were, none.

Absent or not voting, 53.

Aiken	Hansen	Lomas	Rawlings
Berry	Hanson	McCreery	Ryder
Bixler	Hayes	McMillan	Sass
Buchmiller	Heald	Mathews	Shannon
Burton	Helgason	Miller	Smith
Bush	Hollingsworth	Mounce	Swanson
Campbell	Hollis	Nelson of	Torgeson
Clark	Hubbard	Hancock	Van Buren
Crozier	Hunt	O'Brien	Vaughn
Eckles	Irwin	Orr	Venard
Files	Istad	Pattison	Vosseller
Forsling	Jensen	Pendray	Wamstad
Gilmore	Knudson	Ratliff	Wearin
Hagglund	Lichty		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 116, a bill for an act to authorize the issuance of a patent to certain lands in Marion County, Iowa, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Johnson of Marion the amendment proposed by the committee, found on page 435 of the Journal of February 21st, were adopted.

Mr. Speaker moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 56.

Albert	Ellsworth	Johnson of	Reimers
Allen	Figgins	Keokuk	Reno
Bair	Finnern	King	Rice
Baker	Fleming	Kline	Rutledge
Ballew	Greene	Lamb	Rylander
Barnes	Griswold	Lovrien	Shields
Byers of Fayette	Hall	McCaulley	Simmer
Byers of Linn	Hatter	McIlrath	Taylor
Cole	Hill	McIntosh	Truax
Cox	Holmgren	Nelson of Story	Van Wert
Dayton	Hopkins	O'Donnell	Wearin
Dean	Hush	Paulson	Whiting
Ditto	Jaycox	Randall	Wilson
Elliott of Polk	Johnson of	Read	Mr. Speaker
Elliott of Scott	Dickinson		

The nays were, none.

Absent or not voting, 52.

Aiken	Hansen	Lichty	Ratliff
Berry	Hanson	Lomas	Rawlings
Bixler	Hayes	McCreery	Ryder
Buchmiller	Heald	McMillan	Sass
Burton	Helgason	Mathews	Shannon
Bush	Hollingsworth	Miller	Smith
Campbell	Hollis	Mounce	Swanson
Clark	Hubbard	Nelson of	Torgeson
Crozier	Hunt	Hancock	Van Buren
Eckles	Irwin	O'Brien	Vaughn
Files	Istad	Orr	Venard
Forsling	Jensen	Pattison	Vosseller
Gilmore	Knudson	Pendray	Wamstad
Hagglund			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 221, a bill for an act to authorize the issuance of a patent to certain lands in Appanoose County, Iowa, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Ballew of Appanoose the amendment proposed by the committee, found on page 436 of the Journal of February 21st, were adopted.

Mr. Ballew moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 56.

Albert	Ellsworth	Johnson of	Reimers
Allen	Figgins	Keokuk	Reno
Bair	Finnern	King	Rice
Baker	Fleming	Kline	Rutledge
Ballew	Greene	Lamb	Rylander
Barnes	Griswold	Lovrien	Shields
Byers of Fayette	Hall	McCaulley	Simmer
Byers of Linn	Hatter	McIlrath	Taylor
Cole	Hill	McIntosh	Truax
Cox	Holmgren	Nelson of Story	Van Wert
Dayton	Hopkins	O'Donnell	Wearin
Dean	Hush	Paulson	Whiting
Ditto	Jaycox	Randall	Wilson
Elliott of Polk	Johnson of	Read	Mr. Speaker
Elliott of Scott	Dickinson		

The nays were, none.

Absent or not voting, 52.

Aiken	Hansen	Lichty	Ratliff
Berry	Hanson	Lomas	Rawlings
Bixler	Hayes	McCreery	Ryder
Buchmiller	Heald	McMillan	Sass
Burton	Helgason	Mathews	Shannon
Bush	Hollingsworth	Miller	Smith
Campbell	Hollis	Mounce	Swanson
Clark	Hubbard	Nelson of	Torgeson
Crozier	Hunt	Hancock	Van Buren
Eckles	Irwin	O'Brien	Vaughn
Files	Istad	Orr	Venard
Forsling	Jensen	Pattison	Vosseller
Gilmore	Knudson	Pendray	Wamstad
Hagglund			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 178, a bill for an act to make permanent a transfer from the emergency fund to the poor fund of Marion County, Iowa, with report of committee recommending passage, was taken up for consideration.

Mr. Speaker moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 56.

Albert	Ellsworth	Johnson of	Reimers
Allen	Figgins	Keokuk	Reno
Bair	Finnern	King	Rice
Baker	Fleming	Kline	Rutledge
Ballew	Greene	Lamb	Rylander
Barnes	Griswold	Lovrien	Shields
Byers of Fayette	Hall	McCaulley	Simmer
Byers of Linn	Hatter	McIlrath	Taylor
Cole	Hill	McIntosh	Truax
Cox	Holmgren	Nelson of Story	Van Wert
Dayton	Hopkins	O'Donnell	Wearin
Dean	Hush	Paulson	Whiting
Ditto	Jaycox	Randall	Wilson
Elliott of Polk	Johnson of	Read	Mr. Speaker
Elliott of Scott	Dickinson		

The nays were, none.

Absent or not voting, 52.

Aiken	Campbell	Gilmore	Helgason
Berry	Clark	Hagglund	Hollingsworth
Bixler	Crozier	Hansen	Hollis
Buchmiller	Eckles	Hanson	Hubbard
Burton	Files	Hayes	Hunt
Bush	Forsling	Heald	Irwin

Istad	Miller	Pendray	Swanson
Jensen	Mounce	Ratliff	Torgeson
Knudson	Nelson of	Rawlings	Van Buren
Lichty	Hancock	Ryder	Vaughn
Lomas	O'Brien	Sass	Venard
McCreery	Orr	Shannon	Vosseller
McMillan	Pattison	Smith	Wamstad
Mathews			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 177, a bill for an act to make legal and permanent a transfer from the insane fund to the poor fund of Monroe County, Iowa, with report of committee recommending passage, was taken up for consideration.

Mr. Speaker moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 56.

Albert	Ellsworth	Johnson of	Reno
Allen	Figgins	Keokuk	Rice
Bair	Finnern	King	Rutledge
Baker	Fleming	Kline	Rylander
Ballew	Greene	Lamb	Shields
Barnes	Griswold	Lovrien	Simmer
Byers of Fayette	Hall	McCaulley	Taylor
Byers of Linn	Hatter	McIlrath	Truax
Cole	Hill	McIntosh	Van Wert
Cox	Holmgren	Nelson of Story	Wearin
Dayton	Hopkins	O'Donnell	Whiting
Dean	Hush	Paulson	Wilson
Ditto	Jaycox	Randall	Mr. Speaker
Elliott of Polk	Johnson of	Read	
Elliott of Scott	Dickinson	Reimers	

The nays were, none.

Absent or not voting, 52.

Aiken	Hansen	Lomas	Rawlings
Berry	Hanson	McCreery	Ryder
Bixler	Hayes	McMillan	Sass
Buchmiller	Heald	Mathews	Shannon
Burton	Helgason	Miller	Smith
Bush	Hollingsworth	Mounce	Swanson
Campbell	Hollis	Nelson of	Torgeson
Clark	Hubbard	Hancock	Van Buren
Crozier	Hunt	O'Brien	Vaughn
Eckles	Irwin	Orr	Venard
Files	Istad	Pattison	Vosseller
Forsling	Jensen	Pendray	Wamstad
Gilmore	Knudson	Ratliff	
Hagglund	Lichty		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker Johnson in the chair.

House File No. 190, a bill for an act to legalize a bond issue in the sum of five thousand dollars voted by the town of Dyke, Iowa, for the purpose of building, erecting and equipping a memorial building in Dike, Iowa, in conjunction with the county, with report of committee recommending passage, was taken up for consideration.

Albert of Grundy moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 55.

Albert	Ellsworth	Johnson of	Reimers
Allen	Figgins	Keokuk	Reno
Bair	Finnern	King	Rice
Baker	Fleming	Kline	Rutledge
Ballew	Greene	Lamb	Rylander
Barnes	Hall	Lovrien	Shields
Byers of Fayette	Hatter	McCaulley	Simmer
Byers of Linn	Hill	McIlrath	Taylor
Cole	Holmgren	McIntosh	Truax
Cox	Hopkins	Nelson of Story	Van Wert
Dayton	Hush	O'Donnell	Wearin
Dean	Jaycox	Paulson	Whiting
Ditto	Johnson of	Randall	Wilson
Elliott of Polk	Dickinson	Read	Mr. Speaker
Elliott of Scott			

The nays were, none.

Absent or not voting, 53.

Aiken	Hagglund	Lichty	Ratliff
Berry	Hansen	Lomas	Rawlings
Bixler	Hanson	McCreery	Ryder
Buchmiller	Hayes	McMillan	Sass
Burton	Heald	Mathews	Shannon
Bush	Helgason	Miller	Smith
Campbell	Hollingsworth	Mounce	Swanson
Clark	Hollis	Nelson of	Torgeson
Crozier	Hubbard	Hancock	Van Buren
Eckles	Hunt	O'Brien	Vaughn
Files	Irwin	Orr	Venard
Forsling	Istad	Pattison	Vosseller
Gilmore	Jensen	Pendray	Wamstad
Griswold	Knudson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 148, a bill for an act to make permanent the temporary transfer of certain moneys from the County Insane Fund to the General County Fund of Dallas County, Iowa, with report of committee recommending passage, was taken up for consideration.

Lamb of Dallas asked and obtained unanimous consent to have Senate File No. 122 recalled from the committee on judiciary and substituted for House File No. 148.

Mr. Lamb moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 56.

Albert	Ellsworth	Johnson of	Reimers
Allen	Figgins	Keokuk	Reno
Bair	Finnern	King	Rice
Baker	Fleming	Kline	Rutledge
Ballew	Greene	Lamb	Rylander
Barnes	Griswold	Lovrien	Simmer
Byers of Fayette	Hall	McCaulley	Shields
Byers of Linn	Hatter	McIlrath	Taylor
Cole	Hill	McIntosh	Truax
Cox	Holmgren	Nelson of Story	Van Wert
Dayton	Hopkins	O'Donnell	Wearin
Dean	Hush	Paulson	Whiting
Ditto	Jaycox	Randall	Wilson
Elliott of Polk	Johnson of	Read	Mr. Speaker
Elliott of Scott	Dickinson		

The nays were, none.

Absent or not voting, 52.

Aiken	Hansen	Lomas	Rawlings
Berry	Hanson	McCreery	Ryder
Bixler	Hayes	McMillan	Sass
Buchmiller	Heald	Mathews	Shannon
Burton	Helgason	Miller	Smith
Bush	Hollingsworth	Mounce	Swanson
Campbell	Hollis	Nelson of	Torgeson
Clark	Hubbard	Hancock	Van Buren
Crozier	Hunt	O'Brien	Vaughn
Eckles	Irwin	Orr	Venard
Files	Istad	Pattison	Vosseller
Forsling	Jensen	Pendray	Wamstad
Gilmore	Knudson	Ratliff	
Hagglund	Lichty		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.



McCaulley of Calhoun asked and obtained unanimous consent to recall Senate File No. 158 from the Senate for the purpose of correction.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate returns as requested Senate File No. 158 for correction.

Also, that the Senate has concurred in House amendments to Senate File No. 59, relating to regulation of school buses.

WALTER H. BEAM, *Secretary.*

Moved by McCaulley of Calhoun that the vote by which Senate File No. 158 passed the House be reconsidered.

Motion prevailed.

Moved by McCaulley of Calhoun that the vote by which Senate File No. 158 passed to its third reading be reconsidered.

Motion prevailed.

McCaulley of Calhoun offered the following amendment to Senate File No. 158:

Amend section one (1), paragraph five (5), line two (2) by striking out the figures "1929" and inserting in lieu thereof "1928".

Amendment adopted.

Mr. McCaulley moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 55.

Albert	Ellsworth	Johnson of	Reimers
Allen	Figgins	Keokuk	Reno
Bair	Finnern	King	Rice
Baker	Fleming	Kline	Rutledge
Ballew	Greene	Lamb	Rylander
Barnes	Griswold	Lovrien	Shields
Byers of Fayette	Hall	McCaulley	Simmer
Byers of Linn	Hatter	McIlrath	Taylor
Cole	Hill	McIntosh	Truax
Cox	Holmgren	Nelson of Story	Van Wert
Dayton	Hopkins	O'Donnell	Whiting
Dean	Hush	Paulson	Wilson
Ditto	Jaycox	Randall	Mr. Speaker
Elliott of Polk	Johnson of	Read	
Elliott of Scott	Dickinson		

The nays were, none.

Absent or not voting, 53.

Aiken	Hansen	Lomas	Rawlings
Berry	Hanson	McCreery	Ryder
Bixler	Hayes	McMillan	Sass
Buchmiller	Heald	Mathews	Shannon
Burton	Helgason	Miller	Smith
Bush	Hollingsworth	Mounce	Swanson
Campbell	Hollis	Nelson of	Torgeson
Clark	Hubbard	Hancock	Van Buren
Crozier	Hunt	O'Brien	Vaughn
Eckles	Irwin	Orr	Venard
Files	Istad	Pattison	Vosseller
Forsling	Jensen	Pendray	Wamstad
Gilmore	Knudson	Ratliff	Wearin
Hagglund	Lichty		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Elliott of Scott the House adjourned until Monday, March 4th, at 2:00 p. m.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 4, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Dean Marmaduke Hare, dean emeritus of Trinity Episcopal Cathedral, Davenport, Iowa.

Journal of February 23rd corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Pendray of Jackson for the day, on request of McIntosh of Muscatine; Wilson of Tama for the day, on request of Reimers of Lyon; Bixler of Adams for the day, on request of Cox of Taylor; Hush of Montgomery for the day, on request of Wearin of Mills; Jensen of Kossuth for the day, on request of Rutledge of Webster; Holmgren of Palo Alto for the day, on request of Rutledge of Webster; McCaulley of Calhoun for the day, on request of Knudson of Hamilton; Jaycox of Delaware for the day, on request of Lamb of Dallas; Byers of Fayette for the day, on request of Orr of Clayton; Ratliff of Henry for the day, on request of Crozier of Mahaska; Hubbard of Pottawattamie for the day, on request of Bush of Cherokee; Pattison of Jefferson for the day, on request of Shields of Clarke; Hunt of Louisa for the day, on request of McIntosh of Muscatine.

Rutledge of Webster offered the following resolution:

## HOUSE CONCURRENT RESOLUTION NO. 6

*Whereas*, The Honorable Herbert Hoover who has this day become the Chief Executive of our Nation, was born in Iowa, and

*Whereas*, The Agricultural Industry of the Middle West has been deprived of its share of the national income, and

*Whereas*, President Hoover has expressed his purpose and desire to attempt to reestablish the Agricultural Industry on a parity with other industries, and

*Whereas*, It is the avowed intention of President Hoover to call an extra session of Congress for the purpose of devising means to adjust the disparity between the Agricultural Industry and other industries, now therefore,

*Be It Resolved by the House of Representatives of the State of Iowa, the Senate Concurring,* That we hereby extend to Iowa's own President, our most cordial greetings and heartiest congratulations upon his inauguration, and

*Be It Further Resolved,* That we do hereby express our utmost confidence in the ability of President Hoover through his wide experience and his inborne ingenuity to cooperate with Congress in the coming session in accomplishing the readjustment of the Agricultural situation for which this session is to be called, and

*Be It Further Resolved,* That the General Assembly of Iowa and the people of Iowa, do hereby express their eagerness to cooperate at any time and in any way that may seem available for the purpose of adapting our State to a program whereby our great industry may accept the advantages which other industries now enjoy, and

*Be It Further Resolved,* That if it seems advisable, we will urge our Governor to call an extraordinary session of the 43rd General Assembly of Iowa for the purpose of adjusting our State to the program laid out by the coming extra session of the 70th Congress, and

*Be It Further Resolved,* That the President of the Senate and the Speaker of the House of the General Assembly of Iowa be authorized to extend this day by wire a copy of these resolutions to Iowa's Son and President, the Honorable Herbert Hoover.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Rutledge moved its adoption.

Motion prevailed and the resolution was adopted.

Greene of Pottawattamie, acting chairman of the committee on ways and means, moved that the report of the committee recommending that House File No. 1 be indefinitely postponed be adopted.

On the question, "Shall the report be adopted?" a roll call was demanded.

The ayes were, 43.

Aiken	Ditto	Lamb	Shannon
Baker	Figgins	Lovrien	Shields
Ballew	Files	McCreery	Simmer
Berry	Fleming	McIntosh	Smith
Buchmiller	Hall	McMillan	Taylor
Burton	Hayes	Mounce	Traux
Bush	Heald	O'Brien	Van Buren
Cox	Hill	Randall	Van Wert
Crozier	Irwin	Read	Vaughn
Dayton	Johnson of	Rice	Wamstad
Dean	Keokuk	Rylander	Wearin

The nays were, 23.

Allen	Elliott of	Hopkins	Reimers
Bair	Scott	Knudson	Ryder
Barnes	Ellsworth	Miller	Sass
Clark	Forsling	O'Donnell	Venard
Cole	Hagglund	Orr	Whiting
Elliott of Polk	Hollingsworth	Paulson	Mr. Speaker

Absent or not voting, 42.

Albert	Hanson	Johnson of	Nelson of Story
Bixler	Hatter	Dickinson	Pattison
Byers of Fayette	Helgason	King	Pendray
Byers of Linn	Hollis	Kline	Ratliff
Campbell	Holmgren	Lichty	Rawlings
Eckles	Hubbard	Lomas	Reno
Finnern	Hunt	McCaulley	Rutledge
Gilmore	Hush	McIlrath	Swanson
Greene	Istad	Mathews	Torgeson
Griswold	Jaycox	Nelson of	Vosseller
Hansen	Jensen	Hancock	Wilson

Report adopted, and House File No. 1 was indefinitely postponed.

Wilson of Tama, chairman of the committee on county and township organization, moved that the report of the committee recommending that House File No. 42 be indefinitely postponed be adopted.

On the question, "Shall the report be adopted?" a roll call was demanded.

The ayes were, 37.

Bair	Forsling	Lovrien	Shields
Baker	Greene	McCreery	Traux
Ballew	Hall	Miller	Van Buren
Buchmiller	Hatter	Orr	Van Wert
Burton	Hayes	Randall	Vaughn
Cox	Hill	Reimers	Wamstad
Dayton	Irwin	Reno	Wearin
Elliott of Polk	Johnson of	Ryder	Whiting
Figgins	Keokuk	Sass	Mr. Speaker
Files	Lamb		

The nays were, 22.

Bush	Ellsworth	McMillan	Read
Clark	Fleming	Mounce	Rice
Cole	Hagglund	O'Brien	Rylander
Crozier	Hollingsworth	O'Donnell	Shannon
Dean	Hopkins	Paulson	Smith
Elliott of Scott	McIntosh		

Absent or not voting, 49.

Aiken	Barnes	Byers of Fayette	Ditto
Albert	Berry	Byers of Linn	Eckles
Allen	Bixler	Campbell	Finnern

Gilmore	Hush	Lomas	Rawlings
Griswold	Istad	McCaulley	Rutledge
Hansen	Jaycox	McIlrath	Simmer
Hanson	Jensen	Mathews	Swanson
Heald	Johnson of	Nelson of	Taylor
Helgason	Dickinson	Hancock	Torgeson
Hollis	King	Nelson of Story	Venard
Holmgren	Kline	Pattison	Vosseller
Hubbard	Knudson	Pendray	Wilson
Hunt	Lichty	Ratliff	

Report adopted, and House File No. 42 was indefinitely postponed.

#### HOUSE FILE WITHDRAWN

Ryder of Dubuque asked and obtained unanimous consent to withdraw House File No. 309 from the committee on ways and means and from further consideration of the House.

#### INTRODUCTION OF BILLS

House File No. 327, by Greene of Pottawattamie, a bill for an act to make an appropriation for the payment of the expenses incurred in the election contest of Ditto vs. Hattendorf.

Read first and second times and referred to committee on appropriations.

House File No. 328, by Rutledge of Webster, a bill for an act to legalize the proceedings of the Board of Supervisors of Webster County in making a certain transfer of funds.

Read first and second times and referred to committee on judiciary.

House File No. 329, by Rice of Clinton, a bill for an act to amend section forty-five hundred ninety-six (4596), Code, 1927, relating to highways established by consent and to the width of such highways.

Read first and second times and referred to committee on roads and highways.

House File No. 330, by Smith of O'Brien, a bill for an act to legalize the corporate acts and transactions of The Sheldon Armory Company of Sheldon, Iowa.

Read first and second times and referred to committee on judiciary.

House File No. 331, by Reno of Polk, a bill for an act to amend section ten thousand eight hundred forty-six (10846) of the Code, 1927, relating to the fees of grand jurors in counties having a population of 125,000 and over.

Read first and second times and referred to committee on compensation of public officers.

House File No. 332, by Reno of Polk, a bill for an act to legalize the proceedings of the city council of the city of Des Moines, in Polk county, Iowa, and to approve the acts and proceedings of said city and its officers and employees in the handling of the "Removing Snow and Ice Fund" and other funds of said city.

Read first and second times and referred to committee on judiciary.

House File No. 333, by Van Buren of Jones, a bill for an act to establish and regulate fire districts without the limits of cities and towns.

Read first and second times and referred to committee on county and township organization.

House File No. 334, by Simmer of Wapello, and Van Buren of Jones, a bill for an act to amend section seventy-three hundred thirteen (7313) of the Code of 1927, relating to the rate of inheritance tax.

Read first and second times and referred to committee on ways and means.

House File No. 335, by Shields of Clarke, a bill for an act to make permanent the temporary transfer on money from the bond interest fund to the general county fund of Clarke county, Iowa.

Read first and second times and referred to committee on judiciary.

Ballew of Appanoose offered the following resolution :

#### RESOLUTION

*Whereas*, The Honorable D. Fulton Rice, a former member of the House of Representatives from Appanoose county during the Forty-first, Forty-second and Forty-second Extra General Assemblies, died in Centerville, February 28, 1929; therefore,

*Be It Resolved*, By the House of Representatives of the Forty-third General Assembly that the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Ballew moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Ballew of Appanoose, Simmer of Wapello, and Kline of Davis.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 136, a bill for an act relating to the plat book for the assessor.

Also, that the Senate has concurred in the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 6, extending greetings to President-elect Herbert Hoover.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 181, a bill for an act relating to the investment in public utility bonds of funds of life insurance companies and associations contemplated by chapters 398 and 400, Code, 1927.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 206, a bill for an act relating to the age of children in children's boarding homes.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 146, a bill for an act to legalize a certain deed executed in the name of the State of Iowa, conveying to Maria S. Orwig certain real estate in city of Des Moines, Polk county, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 253, a bill for an act relating to annulment of marriages.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:



Senate File No. 252, a bill for an act relating to acknowledgments.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 259, a bill for an act relating to the subject of credit insurance.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 162, a bill for an act to legalize certain transfer of funds by the town of Hull, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 228, a bill for an act relating to docks, and to authorize the levying of special assessments upon benefited property to pay the cost of street improvements and sewers.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 251, a bill for an act relating to negotiable instruments.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 254, a bill for an act relating to distribution of Codes and session laws.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 250, a bill for an act relating to liberty memorial bonds.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 86, a bill for an act relating to life insurance and medical examinations therefor.

WALTER H. BEAM, *Secretary*.

#### SENATE AMENDMENTS TO HOUSE FILE NO. 86

Strike from section one (1), line seven (7), the words "annuities or to".

Strike all of section two (2) and renumber section three (3) as section two (2).

#### SENATE MESSAGES CONSIDERED

Senate File No. 259, a bill for an act to amend the law as it appears in subsection eight (8) of section eighty-nine hundred

forty (8940) of the Code of Iowa, relating to the subject of credit insurance.

Read first and second times and referred to committee on insurance.

Senate File No. 252, a bill for an act to amend, revise, and codify section ten thousand one hundred two (10102), Code, 1927, relating to acknowledgments.

Read first and second times and referred to committee on judiciary.

Senate File No. 253, a bill for an act to amend section ten thousand four hundred eighty-six (10486), Code, 1927, relating to annulment of marriages.

Read first and second times and referred to committee on judiciary.

Senate File No. 146, a bill for an act to legalize a certain deed executed in the name of the State of Iowa by C. C. Carpenter and Josiah F. Young, Governor and Secretary of State respectively of the State of Iowa, on December 29, 1875, conveying to Maria S. Orwig certain real estate in city of Des Moines, Polk county, Iowa.

Read first and second times and referred to committee on judiciary.

Senate File No. 206, a bill for an act to amend section thirty-six hundred sixty-one-a forty-three (3661-a43) of the Code of Iowa, 1927, relating to the age of children in children's boarding homes.

Read first and second times and referred to committee on child welfare.

Senate File No. 181, a bill for an act to amend section eighty-seven hundred thirty-seven (8737), Code, 1927, relating to the investment in public utility bonds of funds of life insurance companies and associations contemplated by chapters three hundred ninety-eight (398) and four hundred (400) of the Code, 1927.

Read first and second times and referred to committee on public utilities.

Senate File No. 250, a bill for an act to amend sections four hundred eighty-eight (488) and four hundred eighty-nine (489), Code, 1927, relating to liberty memorial bonds.

Read first and second times and referred to committee on judiciary.

Senate File No. 254, a bill for an act to amend section two hundred thirty-five (235), Code, 1927, relating to distribution of Codes and session laws.

Read first and second times and referred to committee on judiciary.

Senate File No. 251, a bill for an act to amend sections ninety-five hundred fifty-six (9556) and ninety-six hundred nine (9609), Code, 1927, relating to negotiable instruments.

Read first and second times and referred to committee on judiciary.

Senate File No. 228, a bill for an act to amend subdivision four (4) of section fifty-nine hundred two (5902), Code, 1927, relating to docks, and to authorize the levying of special assessments upon benefited property to pay the cost of street improvements and sewers.

Read first and second times and referred to committee on cities and towns.

Senate File No. 162, a bill for an act to legalize certain transfer of funds by the town of Hull, Iowa.

Read first and second times and referred to committee on judiciary.

#### CONSIDERATION OF SENATE AMENDMENTS

On request of Irwin of Lee, House File No. 23, a bill for an act to amend section 6580 of the Code relating to leasing of property of cities acting under the commission form of government, and to authorize leases for industrial purposes, with Senate amendments, was taken up and the amendments read and considered.

#### SENATE AMENDMENTS TO HOUSE FILE NO. 23

Amend Section 1 by striking out of line five (5) thereof the words and figures "twenty thousand (20,000)", and inserting in lieu thereof, the words and figures "thirty thousand (30,000)".

Amend by adding the following section:

Sec. 2. Cities in excess of twenty thousand (20,000) population organized under chapter three hundred twenty-eight (328), Code, 1927, as provided in section sixty-five hundred eighty (6580), Code, 1927, may lease property owned by such cities in the manner provided by Section sixty-five hundred eighty (6580), Code, 1927, as herein amended.

Amendment to title:

"An act to amend section sixty-five hundred eighty (6580), Code, 1927, relating to the leasing of property owned by cities acting under the Commission form of government so as to empower certain of such cities to lease such property for industrial purposes; and all cities in excess of twenty thousand (20,000) population organized under chapter three hundred twenty-eight (328), Code, 1927, to exercise such powers."

Mr. Irwin moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 58.

Aiken	Figgins	Lamb	Ryder
Bair	Files	McCreery	Rylander
Baker	Fleming	McIntosh	Sass
Ballew	Forsling	McMillan	Simmer
Barnes	Greene	Miller	Smith
Berry	Hall	Mounce	Taylor
Buchmiller	Hanson	O'Brien	Traux
Clark	Hayes	O'Donnell	Van Buren
Cox	Hill	Orr	Van Wert
Crozier	Hollingsworth	Paulson	Vaughn
Dayton	Hopkins	Read	Wamstad
Dean	Irwin	Reimers	Wearin
Elliott of Polk	Johnson of	Reno	Whiting
Elliott of Scott	Keokuk	Rice	Mr. Speaker
Ellsworth	Knudson	Rutledge	

The nays were, 1.

Shields

Absent or not voting, 49.

Albert	Griswold	Jensen	Nelson of Story
Allen	Hagglund	Johnson of	Pattison
Bixler	Hansen	Dickinson	Pendray
Burton	Hatter	King	Randall
Bush	Heald	Kline	Ratliff
Byers of Fayette	Helgason	Lichty	Rawlings
Byers of Linn	Hollis	Lomas	Shannon
Campbell	Holmgren	Lovrien	Swanson
Cole	Hubbard	McCaulley	Toregson
Ditto	Hunt	McIlrath	Venard
Eckles	Hush	Mathews	Vosseller
Finnern	Istad	Nelson of	Wilson
Gilmore	Jaycox	Hancock	

The House concurred in Senate amendments.

On request of Rice of Clinton, House File No. 171, a bill for an act to make permanent the temporary transfer of money from the court fund to general county fund of Clinton county, Iowa, with Senate amendment, was taken up and the amendment read and considered.

#### SENATE AMENDMENT TO HOUSE FILE NO. 171

Amend House File No. 171 by changing the period after the word "Iowa" in line five (5) of Section two (2) to a comma and adding the following: "without expense to the state."

Mr. Rice moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 62.

Bair	Files	Johnson of	Rice
Baker	Finnern	Keokuk	Rutledge
Ballew	Fleming	Knudson	Ryder
Barnes	Forsling	Lamb	Rylander
Buchmiller	Greene	McCreery	Sass
Burton	Hagglund	McIntosh	Shields
Bush	Hall	McMillan	Simmer
Clark	Hansen	Miller	Smith
Cole	Hatter	Mounce	Taylor
Cox	Hayes	O'Brien	Truax
Crozier	Heald	O'Donnell	Van Buren
Dayton	Hill	Orr	Van Wert
Dean	Hollingsworth	Paulson	Vaughn
Elliott of Scott	Hopkins	Read	Wearin
Ellsworth	Irwin	Reimers	Whiting
Figgins		Reno	Mr. Speaker

The nays were, none.

Absent or not voting, 46.

Aiken	Hanson	King	Pendray
Albert	Helgason	Kline	Randall
Allen	Hollis	Lichty	Ratliff
Berry	Holmgren	Lomas	Rawlings
Bixler	Hubbard	Lovrien	Shannon
Byers of Fayette	Hunt	MCaulley	Swanson
Byers of Linn	Hush	McIlrath	Torgeson
Campbell	Istad	Mathews	Venard
Ditto	Jaycox	Nelson of	Vosseller
Eckles	Jensen	Hancock	Wamstad
Elliott of Polk	Johnson of	Nelson of Story	Wilson
Gilmore	Dickinson	Pattison	
Griswold			

The House concurred in Senate amendment.

## CONSIDERATION OF BILLS

House File No. 175, a bill for an act to amend section forty-two hundred thirty-eight (4238) of the Code, 1927, relating to the purchase of supplies by a rural school board, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Simmer of Wapello, the amendment proposed by the committee, found on page 349 of the journal of February 15th, was adopted.

Mr. Simmer moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 63.

Bair	Files	Knudson	Rylander
Ballew	Finnern	Lamb	Sass
Berry	Fleming	McCreery	Shannon
Buchmiller	Forsling	McIntosh	Shields
Burton	Greene	McMillan	Simmer
Bush	Hagglund	Miller	Smith
Clark	Hall	Mounce	Taylor
Cole	Hatter	O'Donnell	Truax
Cox	Hayes	Orr	Van Buren
Crozier	Heald	Paulson	Van Wert
Dayton	Hill	Randall	Vaughn
Dean	Hollingsworth	Read	Venard
Elliott of Polk	Hopkins	Reimers	Wamstad
Elliott of Scott	Irwin	Reno	Wearin
Ellsworth	Johnson of	Rice	Whiting
Figgins	Keokuk	Ryder	Mr. Speaker

The nays were, 1.

Baker

Absent or not voting, 44.

Aiken	Hansen	Johnson of	Nelson of Story
Albert	Hanson	Dickinson	O'Brien
Allen	Helgason	King	Pattison
Barnes	Hollis	Kline	Pendray
Bixler	Holmgren	Lichty	Ratliff
Byers of Fayette	Hubbard	Lomas	Rawlings
Byers of Linn	Hunt	Lovrien	Rutledge
Campbell	Hush	McCaulley	Swanson
Ditto	Lstad	McIlrath	Torgeson
Eckles	Jaycox	Mathews	Vosseller
Gilmore	Jensen	Nelson of	Wilson
Griswold		Hancock	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 155, a bill for an act to amend section thirty-one hundred thirteen (3113) of the Code, 1927, relating to definitions and rules of construction for commercial feeds, with report of committee recommending passage, was taken up for consideration.

Crozier of Mahaska moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 63.

Aiken	Figgins	Knudson	Rylander
Baker	Files	Lamb	Sass
Ballew	Finnern	McCreery	Shannon
Barnes	Fleming	McIntosh	Shields
Berry	Forsling	McMillan	Smith
Buchmiller	Greene	Miller	Taylor
Burton	Hagglund	Mounce	Truax
Bush	Hall	Orr	Van Buren
Clark	Hatter	Paulson	Van Wert
Cox	Hayes	Randall	Vaughn
Crozier	Heald	Read	Venard
Dayton	Hill	Reimers	Wamstad
Dean	Hollingsworth	Reno	Wearin
Elliott of Polk	Hopkins	Rice	Whiting
Elliott of Scott	Irwin	Rutledge	Mr. Speaker
Ellsworth	Johnson of Keokuk	Ryder	

The nays were, none.

Absent or not voting, 45.

Albert	Hansen	Johnson of	Nelson of Story
Allen	Hanson	Dickinson	O'Brien
Bair	Helgason	King	O'Donnell
Bixler	Hollis	Kline	Pattison
Byers of Fayette	Holmgren	Lichty	Pendray
Byers of Linn	Hubbard	Lomas	Ratliff
Campbell	Hunt	Lovrien	Rawlings
Cole	Hush	McCaulley	Simmer
Ditto	Istad	McIlrath	Swanson
Eckles	Jaycox	Mathews	Torgeson
Gilmore	Jensen	Nelson of	Vosseller
Griswold		Hancock	Wilson

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 132, a bill for an act to amend the law as it appears in section ten thousand six hundred thirty-nine (10639), relating to salaries and fees of justices of the peace, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Sass of Woodbury, the amendment proposed by the committee, found on page 404 of the journal of February 19th, was adopted.

Mr. Sass moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 59.

Aiken	Files	Knudson	Sass
Bair	Finnern	Lamb	Shannon
Baker	Fleming	McIntosh	Simmer
Ballew	Forsling	McMillan	Smith
Barnes	Greene	Miller	Taylor
Buchmiller	Hagglund	Mounce	Truax
Burton	Hall	O'Brien	Van Buren
Clark	Hansen	Orr	Van Wert
Cole	Hatter	Paulson	Vaughn
Cox	Hayes	Read	Venard
Crozier	Heald	Reimers	Wamstad
Dayton	Hill	Reno	Wearin
Dean	Hopkins	Rice	Whiting
Elliott of Polk	Irwin	Ryder	Mr. Speaker
Ellsworth	Johnson of Keokuk	Rylander	

The nays were, 1.

Elliott of Scott

Absent or not voting, 48.

Albert	Hanson	King	O'Donnell
Allen	Helgason	Kline	Pattison
Berry	Hollingsworth	Lichty	Pendray
Bixler	Hollis	Lomas	Randall
Bush	Holmgren	Lovrien	Ratliff
Byers of Fayette	Hubbard	McCaulley	Rawlings
Byers of Linn	Hunt	McCreery	Rutledge
Campbell	Hush	McIlrath	Shields
Ditto	Istad	Mathews	Swanson
Eckles	Jaycox	Nelson of	Torgeson
Figgins	Jensen	Hancock	Vosseller
Gilmore	Johnson of	Nelson of Story	Wilson
Griswold	Dickinson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### AMENDMENT WITHDRAWN

Shields of Clarke asked and obtained unanimous consent to withdraw the amendment to House File No. 187 filed by him and found on page 415 of the journal of February 19th.



House File No. 244, a bill for an act to amend section thirteen thousand seven hundred eighty-one (13781), Code, 1927, relating to motions to set aside indictments, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 61.

Bair	Figgins	Johnson of	Rylander
Baker	Files	Keokuk	Sass
Ballew	Finnern	Knudson	Shannon
Berry	Fleming	Lamb	Shields
Buchmiller	Forsling	McCreery	Simmer
Burton	Greene	McIlrath	Smith
Bush	Hagglund	McIntosh	Taylor
Clark	Hansen	McMillan	Truax
Cole	Hatter	Miller	Van Buren
Cox	Hayes	Mounce	Van Wert
Crozier	Heald	Orr	Vaughn
Dayton	Hill	Paulson	Wamstad
Dean	Hollingsworth	Read	Wearin
Elliott of Polk	Hopkins	Reimers	Whiting
Elliott of Scott	Irwin	Reno	Mr. Speaker
Ellsworth		Ryder	

The nays were, none.

Absent or not voting, 47.

Aiken	Hanson	King	Pattison
Albert	Helgason	Kline	Pendray
Allen	Hollis	Lichty	Randall
Barnes	Holmgren	Lomas	Ratliff
Bixler	Hubbard	Lovrien	Rawlings
Byers of Fayette	Hunt	McCaulley	Rice
Byers of Linn	Hush	Mathews	Rutledge
Campbell	Istad	Nelson of	Swanson
Ditto	Jaycox	Hancock	Torgeson
Eckles	Jensen	Nelson of Story	Venard
Gilmore	Johnson of	O'Brien	Vosseller
Griswold	Dickinson	O'Donnell	Wilson
Hall			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 153, a bill for an act to amend the law as it appears in section ten thousand seven hundred seventy-one (10771), Code of Iowa, 1927, relating to holding court and providing for same to be at the expense of the county, with report of committee recommending passage, was taken up for consideration.

Greene of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 63.

Aiken	Ellsworth	Johnson of	Ryder
Bair	Figgins	Keokuk	Rylander
Ballew	Files	Knudson	Sass
Barnes	Finnern	Lamb	Shannon
Berry	Fleming	McCreery	Shields
Buchmiller	Greene	McIlrath	Simmer
Burton	Hagglund	McIntosh	Smith
Bush	Hall	McMillan	Taylor
Clark	Hansen	Miller	Truax
Cole	Hatter	Mounce	Van Buren
Cox	Hayes	Orr	Van Wert
Crozier	Heald	Paulson	Vaughn
Dayton	Hill	Read	Wamstad
Dean	Hollingsworth	Reimers	Wearin
Elliott of Polk	Hopkins	Reno	Whiting
Elliott of Scott	Irwin	Rice	Mr. Speaker

The nays were, none.

Absent or not voting, 45.

Albert	Hanson	King	Pattison
Allen	Helgason	Kline	Pendray
Baker	Hollis	Lichty	Randall
Bixler	Holmgren	Lomas	Ratliff
Byers of Fayette	Hubbard	Lovrien	Rawlings
Byers of Linn	Hunt	McCaulley	Rutledge
Campbell	Hush	Mathews	Swanson
Ditto	Istad	Nelson of	Torgeson
Eckles	Jaycox	Hancock	Venard
Forsling	Jensen	Nelson of Story	Vosseller
Gilmore	Johnson of	O'Brien	Wilson
Griswold	Dickinson	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 47, a bill for an act to amend the law as it appears in section eighty-nine hundred and forty (8940) of the Code, relating to insurance on automobiles, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Forsling of Woodbury, the amendments proposed by the committee, found on page 439 of the journal of February 21st, were adopted.

Mr. Forsling moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 57.

Aiken	Elliott of Scott	Irwin	Rice
Allen	Ellsworth	Johnson of	Ryder
Bair	Figgins	Keokuk	Rylander
Ballew	Files	Knudson	Sass
Barnes	Finnern	Lamb	Simmer
Berry	Fleming	McCreery	Smith
Buchmiller	Forsling	McIlrath	Taylor
Bush	Greene	McMillan	Truax
Clark	Hagglund	Mounce	Van Wert
Cole	Hall	Orr	Vaughn
Cox	Hatter	Paulson	Venard
Crozier	Heald	Read	Wamstad
Dayton	Hollingsworth	Reimers	Wearin
Dean	Hopkins	Reno	Whiting
Elliott of Polk			Mr. Speaker

The nays were, 1.

Miller

Absent or not voting, 50.

Albert	Hayes	King	Pattison
Baker	Helgason	Kline	Pendray
Bixler	Hill	Lichty	Randall
Burton	Hollis	Lomas	Ratliff
Byers of Fayette	Holmgren	Lovrien	Rawlings
Byers of Linn	Hubbard	McCaulley	Rutledge
Campbell	Hunt	McIntosh	Shannon
Ditto	Hush	Mathews	Shields
Eckles	Istad	Nelson of	Swanson
Gilmore	Jaycox	Hancock	Torgeson
Griswold	Jensen	Nelson of Story	Van Buren
Hansen	Johnson of	O'Brien	Vosseller
Hanson	Dickinson	O'Donnell	Wilson

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Forsling of Woodbury moved to reconsider the vote by which House File No. 132 passed the House.

On the question, "Shall the House reconsider?" a roll call was demanded.

The ayes were, 65.

Aiken	Ballew	Buchmiller	Clark
Allen	Barnes	Burton	Cole
Bair	Berry	Bush	Cox

Crozier	Hatter	McMillan	Sass
Dayton	Hayes	Mounce	Shannon
Dean	Heald	O'Brien	Simmer
Elliott of Polk	Hill	Orr	Smith
Elliott of Scott	Hollingsworth	Paulson	Truax
Ellsworth	Hopkins	Randall	Van Buren
Files	Irwin	Read	Van Wert
Finnern	Johnson of	Reimers	Vaughn
Fleming	Keokuk	Reno	Venard
Forsling	Knudson	Rice	Wamstad
Greene	Lamb	Rutledge	Wearin
Hagglund	McCreery	Ryder	Whiting
Hall	McIlrath	Rylander	Mr. Speaker
Hansen	McIntosh		

The nays were, 1.

Miller

Absent or not voting, 42.

Albert	Helgason	King	Pattison
Baker	Hollis	Kline	Pendray
Bixler	Holmgren	Lichty	Ratliff
Byers of Fayette	Hubbard	Lomas	Rawlings
Byers of Linn	Hunt	Lovrien	Shields
Campbell	Hush	McCaulley	Swanson
Ditto	Istad	Mathews	Taylor
Eckles	Jaycox	Nelson of	Torgeson
Figgins	Jensen	Hancock	Vosseller
Gilmore	Johnson of	Nelson of Story	Wilson
Griswold	Dickinson	O'Donnell	
Hanson			

Motion prevailed.

Forsling of Woodbury moved that the vote by which House File No. 132 passed to its third reading be reconsidered.

Motion prevailed.

Elliott of Scott offered the following amendment and moved its adoption:

Amend last paragraph of bill by striking the words "sixty thousand" and inserting in lieu thereof the words "fifty thousand".

McCreery of Linn moved that action on House File No. 132 be deferred.

Motion prevailed.

House File No. 215, a bill for an act to amend the law as it appears in section thirty-two hundred thirty-six (3236) of the Code of Iowa, 1927, relating to the sale of food commodities by weight or in United States standard containers, with report of committee recommending passage, was taken up for consideration.

Van Buren of Jones moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 67.

Allen	Ellsworth	Johnson of	Rutledge
Bair	Figgins	Keokuk	Ryder
Baker	Files	Knudson	Rylander
Ballew	Finnern	Lamb	Sass
Barnes	Fleming	McCreery	Shields
Berry	Forsling	McIlrath	Simmer
Buchmiller	Greene	McIntosh	Smith
Burton	Hagglund	McMillan	Taylor
Bush	Hall	Miller	Truax
Clark	Hansen	Mounce	Van Buren
Cole	Hatter	O'Brien	Van Wert
Cox	Hayes	Orr	Vaughn
Crozier	Heald	Paulson	Venard
Dayton	Hill	Randall	Wamstad
Dean	Hollingsworth	Read	Wearin
Elliott of Polk	Hopkins	Reimers	Whiting
Elliott of Scott	Irwin	Rice	Mr Speaker

The nays were, none.

Absent or not voting, 41.

Aiken	Helgason	King	Pattison
Albert	Hollis	Kline	Pendray
Bixler	Holmgren	Lichty	Ratliff
Byers of Fayette	Hubbard	Lomas	Rawlings
Byers of Linn	Hunt	Lovrien	Reno
Campbell	Hush	McCaulley	Shannon
Ditto	Istad	Mathews	Swanson
Eckles	Jaycox	Nelson of	Torgeson
Gilmore	Jensen	Hancock	Vosseller
Griswold	Johnson of	Nelson of Story	Wilson
Hanson	Dickinson	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 151, a bill for an act to amend section six thousand thirty-five (6035) of the Code, 1927, relating to payment of special assessments against property, with report of committee recommending passage, was taken up for consideration.

Rutledge of Webster offered the following amendment and moved its adoption:

Amend House File No. 151 by striking from lines six (6) and seven (7) the words "the second preceding"; also, by substituting for the

comma immediately following the word "section" in line seven the words and figures "six thousand thirty-three (6033)".

### Amendment adopted.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 61.

Allen	Ellsworth	Johnson of	Rutledge
Bair	Files	Keokuk	Ryder
Baker	Finnern	Knudson	Rylander
Ballew	Fleming	Lamb	Sass
Barnes	Forsling	McCreery	Shields
Berry	Greene	McIlrath	Simmer
Buchmiller	Hagglund	McIntosh	Smith
Burton	Hall	McMillan	Taylor
Clark	Hansen	Mounce	Truax
Cole	Hatter	O'Brien	Van Buren
Cox	Hayes	O'Donnell	Van Wert
Crozier	Heald	Orr	Wamstad
Dayton	Hollingsworth	Paulson	Wearin
Dean	Hopkins	Reimers	Whiting
Elliott of Polk	Irwin	Reno	Mr. Speaker
Elliott of Scott		Rice	

The nays were, none.

Absent or not voting, 47.

Aiken	Helgason	King	Pendray
Albert	Hill	Kline	Randall
Bixler	Hollis	Lichty	Ratliff
Bush	Holmgren	Lomas	Rawlings
Byers of Fayette	Hubbard	Lovrien	Read
Byers of Linn	Hunt	McCaulley	Shannon
Campbell	Hush	Mathews	Swanson
Ditto	Istad	Miller	Torgeson
Eckles	Jaycox	Nelson of	Vaughn
Figgins	Jensen	Hancock	Venard
Gilmore	Johnson of	Nelson of Story	Vosseller
Griswold	Dickinson	Pattison	Wilson
Hanson			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

### PROOF OF PUBLICATION

The official proof of publication of House File No. 335, a bill for an act to make permanent the temporary transfer of money from the bond interest fund to the general county fund of Clarke

county, Iowa, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

On motion of Johnson of Keokuk the House adjourned until 9:00 a. m., Tuesday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 5, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by Representative Shannon of Cass county.

Journal of March 4th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: McCaulley of Calhoun indefinitely, on request of Knudson of Hamilton; Hayes of Dubuque for the morning, on request of Ryder of Dubuque; Byers of Fayette for the day, on request of Elliott of Scott.

## PETITIONS

Dayton of Washington presented a petition from members of the Barbers' Local Union at Washington, Iowa, favoring Senate Files Nos. 124-5-6 and Senate File No. 186.

Referred to committee on public health.

Van Wert of Franklin presented a petition from members of the First Methodist Episcopal church of Hampton, Iowa, opposing the passage of House File No. 298.

Referred to committee on judiciary.

Wearin of Mills presented a petition from citizens of Mills county urging the passage of House File No. 97.

Referred to committee on state educational institutions.

## REPORTS OF COMMITTEES

Simmer of Wapello, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 74, a bill for an act to amend section sixty-nine hundred fifteen (6915) of the Code, 1927, relating to the ordering of



street improvements or sewers in cities acting under special charter, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike out section one (1) and substitute in lieu thereof the following:

"Section 1. That section sixty-nine hundred fifteen (6915) of the Code, 1927, be amended by adding thereto the following:

"Whenever a remonstrance shall have been filed with the Council within the time limited in its notice of intention signed by sixty per cent (60%) of the property owners and by the owners of seventy-five per cent (75%) of the property subject to assessment, said resolution ordering said improvement shall not be passed except by a three-fourths ( $\frac{3}{4}$ ) vote of the entire Council."

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:•

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 166, a bill for an act to amend section fifty-six hundred twenty-seven (5627) as it appears in the Code, 1927, relating to the election of councilmen in cities and towns and fixing term of office, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by inserting the word "next" after the word "the" in line four (4) of Section 1.

By striking the word and figures "in 1930" in line four (4) of Section 1.

By adding the word "held" after the word "election" in line fourteen (14).

By striking the figures "1930" in line fifteen (15) and adding after the word "after" in line 15 "taking effect of this act."

By adding Section 2 as follows:

Section 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Des Moines Register, a newspaper published in Des Moines, Iowa, and the Pilot Tribune, a newspaper published in Storm Lake, Iowa.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File No. 111, a bill for an act to repeal section sixty-five eighty-one (6581) of the Code, 1927, and to enact a substitute therefor, relating to statements to be published in certain cities under the commission form of government, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 9, a bill for an act to amend the law as it appears in sections fifty-six hundred thirty-two (5632) and fifty-six hundred thirty-three (5633), Code, 1927, relating to the election of city solicitor, city engineer and the appointment of police judge, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike out all after enacting clause and substitute in lieu thereof the following:

"Section 1. That section fifty-six hundred thirty-two (5632), Code, 1927, be repealed and the following enacted in lieu thereof:

Sec. 5632. Officers elected at large. In all cities and towns the mayor, treasurer and assessor shall be elected by the entire electorate.

Sec. 2. That section fifty-six hundred thirty-three (5633) of the Code, 1927, be repealed and the following enacted in lieu thereof:

Sec. 5633. Officers appointed by council. In all cities and towns, the council at its first meeting after the biennial election, shall appoint a clerk and may appoint a city solicitor, a city engineer and auditor, and in cities of the first class, where there is no municipal or superior court, a police judge."

Sec. 3. That section fifty-six thirty-nine (5639), Code, 1927, subdivision 7, be amended as follows: "By inserting after the word 'officer' in the third line thereof the words 'or shall be appointed in cities entitled to appoint such officer'."

LEONARD SIMMER, *Chairman.*

Report adopted.

#### INTRODUCTION OF BILLS

House File No. 336, by Hollingsworth of Boone, a bill for an act to amend section five thousand three hundred and sixty-three

(5363) of the Code, 1927, relating to the payment of accounts for county hospital service by applicants who are not indigent as determined by the board of hospital trustees.

Read first and second times and referred to committee on county and township organization.

House File No. 337, by Hansen of Scott, a bill for an act to amend the law as it appears in section fifty-two hundred sixty-two (5262) of the Code, 1927, relating to expenditures by counties for erection of court house, jail, or county home.

Read first and second times and referred to committee on judiciary.

House File No. 338, by Ryder of Dubuque, a bill for an act to amend the law as it appears in sections fifty-seven hundred sixty-six (5766), fifty-seven hundred sixty-seven (5767) of the Code, 1927, relating to the power of cities and towns to maintain a fire department and to levy a tax therefor.

Read first and second times and referred to committee on cities and towns.

House File No. 339, by Ryder of Dubuque, a bill for an act to authorize the township trustees to purchase, own and maintain fire apparatus or equipment jointly with any city or town in the state of Iowa.

Read first and second times and referred to committee on county and township organization.

House File No. 340, by McIntosh of Muscatine, a bill for an act to relinquish and quit-claim any claim of right, title or interest of the state of Iowa in or to certain real estate situated in the city of Muscatine, Iowa, known as Muscatine Slough, to the city of Muscatine, or to persons in actual or constructive possession thereof.

Read first and second times and referred to committee on judiciary.

House File No. 341, by Hansen of Scott, a bill for an act to repeal section sixty-nine hundred seventy-seven (6977) of the Code, 1927, and to enact a substitute therefor, relating to the assessment of machinery for the purpose of taxation.

Read first and second times and referred to committee on ways and means.

House File No. 342, by Reimers of Lyon and Lovrien of Humboldt, a bill for an act to amend section ten thousand seven hundred ninety-four (10794), Code of Iowa, 1927, relating to jurisdiction of district judges.

Read first and second times and referred to committee on judiciary.

#### CONSIDERATION OF BILLS

House File No. 133, a bill for an act to amend, revise and recodify the law as it appears in chapter two hundred fifteen-b one of the Code, 1927, relating to children of state employees, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Wilson of Tama the amendments proposed by the committee, found on page 349 of the journal of February 15th, were adopted.

Mr. Wilson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 89.

Albert	Finnern	Johnson of	Randall
Bair	Fleming	Keokuk	Ratliff
Baker	Forsling	King	Rawlings
Ballew	Greene	Knudson	Read
Barnes	Hagglund	Lamb	Reimers
Berry	Hall	Lichty	Reno
Bixler	Hanson	Lomas	Rice
Buchmiller	Hatter	Lovrien	Rutledge
Burton	Heald	McCreery	Ryder
Bush	Helgason	McIlrath	Sass
Campbell	Hill	McIntosh	Shannon
Clark	Hollingsworth	McMillan	Simmer
Cole	Hollis	Mathews	Smith
Cox	Holmgren	Miller	Swanson
Crozier	Hopkins	Mounce	Taylor
Dean	Hubbard	Nelson of	Van Wert
Ditto	Hush	Hancock	Vaughn
Eckles	Irwin	Nelson of Story	Venard
Elliott of Polk	Istad	O'Brien	Wamstad
Elliott of Scott	Jaycox	O'Donnell	Wearin
Ellsworth	Jensen	Pattison	Whiting
Figgins	Johnson of	Paulson	Wilson
Files	Dickinson	Pendray	Mr. Speaker

The nays were, 1.

Shields

Absent or not voting, 18.

Aiken	Gilmore	Kline	Torgeson
Allen	Griswold	McCaulley	Truax
Byers of Fayette	Hansen	Orr	Van Buren
Byers of Linn	Hayes	Rylander	Vosseller
Dayton	Hunt		

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

The House resumed consideration of House File No. 214, a bill for an act authorizing counties to adopt and organize a county board of health and welfare, and providing for the creation of a county health and welfare unit, which shall be under the direction and supervision of the county board of health and welfare, and outlining the duties of the county board of health and welfare and county health and welfare unit, and further providing for the payment of cost of operation of such county health and welfare unit, was taken up for consideration.

Rice of Clinton moved that the substitute amendment filed by him and found on page 473 of the journal of February 22nd be adopted.

On the question "Shall the substitution be made?" a roll call was demanded.

The ayes were, 45.

Albert	Files	McMillan	Rylander
Bair	Fleming	Mounce	Simmer
Bixler	Greene	O'Brien	Swanson
Byers of Linn	Heald	Paulson	Taylor
Cole	Hill	Randall	Van Wert
Cox	Hollis	Ratliff	Vaughn
Crozier	Irwin	Rawlings	Venard
Dayton	Lamb	Read	Wearin
Ditto	Lichty	Reno	Whiting
Eckles	Lovrien	Rice	Wilson
Elliott of Polk	McIlrath	Rutledge	Mr. Speaker
Elliott of Scott			

The nays were, 51.

Baker	Bush	Finnern	Hatter
Ballew	Campbell	Forsling	Helgason
Barnes	Clark	Griswold	Hollingsworth
Berry	Dean	Hagglund	Holmgren
Buchmiller	Ellsworth	Hall	Hopkins
Burton	Figgins	Hanson	Hush

Istad	Knudson	O'Donnell	Shannon
Jaycox	McCreery	Orr	Shields
Jensen	McIntosh	Pattison	Smith
Johnson of Dickinson	Mathews	Pendray	Truax
Johnson of Keokuk	Miller	Reimers	Van Buren
King	Nelson of Hancock	Ryder	Vosseller
	Nelson of Story	Sass	Wamstad

Absent or not voting, 12.

Aiken	Gilmore	Hubbard	Lomas
Allen	Hansen	Hunt	McCaulley
Byers of Fayette	Hayes	Kline	Torgeson

Motion lost.

Wamstad of Mitchell moved that the amendment filed by him and found on page 472 of the Journal of February 22nd be adopted.

Shannon of Cass moved that House File No. 214 and all pending amendments be laid on the table.

On the question "Shall the bill and all pending amendments be laid on the table?" a roll call was demanded.

The ayes were, 54.

Albert	Forsling	King	Ryder
Baker	Griswold	Lamb	Rylander
Ballew	Hanson	Lichty	Sass
Barnes	Helgason	Lomas	Shannon
Berry	Hill	McCreery	Shields
Bixler	Hollis	Miller	Simmer
Bush	Holmgren	Nelson of Hancock	Swanson
Cox	Hopkins	Nelson of Story	Taylor
Crozier	Hush	O'Brien	Truax
Dayton	Irwin	O'Donnell	Van Wert
Dean	Istad	Pattison	Vaughn
Elliott of Polk	Jaycox	Randall	Vosseller
Figgins	Jensen	Reno	Wearin
Finnern	Johnson of Dickinson		

The nays were, 39.

Buchmiller	Greene	McIlrath	Reimers
Burton	Hagglund	McIntosh	Rice
Byers of Linn	Hall	McMillan	Rutledge
Campbell	Hatter	Mathews	Smith
Clark	Heald	Mounce	Van Buren
Cole	Hollingsworth	Paulson	Venard
Ditto	Johnson of Keokuk	Pendray	Wamstad
Eckles	Knudson	Ratliff	Whiting
Ellsworth	Lovrien	Rawlings	Wilson
Fleming		Read	Mr. Speaker

Absent or not voting, 15.

Aiken	Elliott of Scott	Hayes	McCaulley
Allen	Files	Hubbard	Orr
Bair	Gilmore	Hunt	Torgeson
Byers of Fayette	Hansen	Kline	

Motion prevailed and House File No. 214 and all pending amendments were laid on the table.

House File No. 177, a bill for an act to repeal section seventy-one hundred ninety-two (7192) of the Code, 1927, relative to the lien of personal taxes on real estate, and to amend section seventy-one hundred ninety (7190) of the Code, 1927, relative to delinquent personal tax list, and to amend section seventy-two hundred three (7203) of the Code, 1927, relative to the lien of poll taxes on real estate, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Byers of Linn the amendment proposed by the committee, found on page 362 of the journal of February 16th, was adopted.

Mr. Byers moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 102.

Aiken	Elliott of Scott	Hush	Nelson of
Albert	Ellsworth	Irwin	Hancock
Allen	Figgins	Istad	Nelson of Story
Bair	Files	Jaycox	O'Brien
Baker	Finnern	Jensen	O'Donnell
Ballew	Fleming	Johnson of	Pattison
Barnes	Forsling	Dickinson	Paulson
Berry	Greene	Johnson of	Pendray
Bixler	Griswold	Keokuk	Randall
Buchmiller	Hagglund	King	Ratliff
Burton	Hall	Kline	Rawlings
Bush	Hansen	Knudson	Read
Byers of Linn	Hanson	Lamb	Reimers
Campbell	Hatter	Lichty	Reno
Clark	Heald	Lomas	Rice
Cole	Helgason	Lovrien	Rutledge
Cox	Hill	McCreery	Ryder
Crozier	Hollingsworth	McIlrath	Rylander
Dayton	Hollis	McIntosh	Sass
Dean	Holmgren	McMillan	Shannon
Ditto	Hopkins	Mathews	Shields
Eckles	Hubbard	Miller	Simmer
Elliott of Polk	Hunt	Mounce	Smith

Swanson	Van Wert	Vosseller	Whiting
Taylor	Vaughn	Wamstad	Wilson
Truax	Venard	Wearin	Mr. Speaker
Van Buren			

The nays were, none.

Absent or not voting, 6.

Byers of Fayette	Hayes	Orr	Torgeson
Gilmore	McCaulley		

So the bill having received a constitutional majority was declared to have passed the House.

Byers of Linn offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 177 by striking out the following:

“and to amend section seventy-one hundred ninety (7190) of the Code, 1927, relative to delinquent personal tax list,”.

Amendment adopted and the title, as amended, was agreed to.

House File No. 231, a bill for an act to repeal section five thousand ten (5010), Code, 1927, and to enact a substitute therefor, relating to the duty of the secretary of state to maintain in his office certain files relating to motor vehicles, was taken up for consideration.

King of Clay asked and obtained unanimous consent to substitute Senate File No. 197 for House File No. 231.

Mr. King moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, “Shall the bill pass?”

The ayes were, 100.

Aiken	Clark	Fleming	Hopkins
Albert	Cole	Forsling	Hubbard
Allen	Cox	Greene	Hunt
Bair	Crozier	Griswold	Hush
Baker	Dayton	Hall	Irwin
Ballew	Dean	Hansen	Istad
Barnes	Ditto	Hanson	Jaycox
Berry	Eckles	Hatter	Jensen
Bixler	Elliott of Polk	Heald	Johnson of
Buchmiller	Elliott of Scott	Helgason	Dickinson
Burton	Ellsworth	Hill	Johnson of
Bush	Figgins	Hollingsworth	Keckuk
Byers of Linn	Files	Hollis	King
Campbell	Finnern	Holmgren	Kline



Knudson	Nelson of	Reno	Truax
Lamb	Hancock	Rice	Van Buren
Lichty	Nelson of Story	Rutledge	Van Wert
Lomas	O'Brien	Ryder	Vaughn
Lovrien	O'Donnell	Rylander	Venard
McCreery	Pattison	Sass	Vosseller
McIlrath	Paulson	Shannon	Wamstad
McIntosh	Pendray	Shields	Wearin
McMillan	Ratliff	Simmer	Whiting
Mathews	Rawlings	Smith	Wilson
Miller	Read	Swanson	Mr. Speaker
Mounce	Reimers	Taylor	

The nays were, none.

Absent or not voting, 8.

Byers of Fayette	Hagglund	McCaulley	Randall
Gilmore	Hayes	Orr	Torgeson

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 25, a bill for an act to make permanent the temporary transfer of money from the Court Expense Fund to the General County Fund of Decatur County, Iowa, with report of committee recommending passage, was taken up for consideration.

Campbell of Decatur moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 88.

Albert	Finnern	Johnson of	Read
Allen	Fleming	Keokuk	Reimers
Bair	Greene	Kline	Reno
Baker	Griswold	Knudson	Rice
Ballew	Hagglund	Lamb	Rutledge
Barnes	Hall	Lichty	Ryder
Berry	Hanson	Lomas	Rylander
Bixler	Hatter	Lovrien	Sass
Burton	Helgason	McCreery	Shannon
Bush	Hill	McIlrath	Shields
Byers of Linn	Hollingsworth	McIntosh	Smith
Campbell	Hollis	McMillan	Swanson
Clark	Holmgren	Mathews	Taylor
Cole	Hopkins	Miller	Truax
Cox	Hubbard	Mounce	Van Buren
Crozier	Hush	Nelson of	Van Wert
Dayton	Irwin	Hancock	Vaughn
Dean	Istad	Nelson of Story	Venard
Ditto	Jaycox	O'Brien	Vosseller
Elliott of Polk	Jensen	Paulson	Wamstad
Elliott of Scott	Johnson of	Pendray	Wearin
Ellsworth	Dickinson	Ratliff	Whiting
Files		Rawlings	Wilson

The nays were, none.

Absent or not voting, 20.

Aiken	Forsling	Hunt	Pattison
Buchmiller	Gilmore	King	Randall
Byers of Fayette	Hansen	McCaulley	Simmer
Eckles	Hayes	O'Donnell	Torgeson
Figgins	Heald	Orr	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 168, a bill for an act to amend, revise, and codify sections twelve thousand eighty-three (12083), twelve thousand eighty-four (12084), and twelve thousand eighty-eight (12088), of the Code, 1927, relating to attachment bonds, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Griswold of Madison, the amendment proposed by the committee, found on pages 361 and 362 of the journal of February 16th, was adopted.

Mr. Griswold moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 95.

Aiken	Files	Johnson of	Read
Albert	Finnern	Keokuk	Reimers
Allen	Forsling	King	Reno
Bair	Greene	Kline	Rice
Baker	Griswold	Knudson	Rutledge
Ballew	Hagglund	Lamb	Ryder
Barnes	Hall	Lichty	Rylander
Berry	Hansen	Lomas	Sass
Bixler	Hanson	Lovrien	Shields
Buchmiller	Hatter	McCreery	Simmer
Burton	Heald	McIlrath	Smith
Bush	Helgason	McIntosh	Swanson
Byers of Linn	Hill	McMillan	Taylor
Campbell	Hollis	Mathews	Truax
Clark	Holmgren	Miller	Van Buren
Cole	Hopkins	Mounce	Van Wert
Cox	Hubbard	Nelson of	Vaughn
Crozier	Hunt	Hancock	Venard
Dayton	Hush	Nelson of Story	Vosseller
Dean	Irwin	Paulson	Wamstad
Ditto	Istad	Pendray	Wearin
Elliott of Polk	Jaycox	Randall	Whiting
Elliott of Scott	Jensen	Ratliff	Wilson
Ellsworth	Johnson of	Rawlings	Mr. Speaker
Figgins	Dickinson		

The nays were, none.

Absent or not voting, 13.

Byers of Fayette	Hayes	O'Brien	Pattison
Eckles	Hollingsworth	O'Donnell	Shannon
Fleming	McCaulley	Orr	Torgeson
Gilmore			

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

The House resumed consideration of House File No. 132, a bill for an act to amend the law as it appears in section ten thousand six hundred thirty-nine (10639), relating to salaries and fees of justices of the peace.

Elliott of Scott moved that the amendment filed by him and found on page 516 of the journal of March 4th be adopted.

Motion prevailed and the amendment was adopted.

Sass of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 87.

Allen	Forsling	King	Reno
Bair	Greene	Knudson	Rice
Baker	Griswold	Lamb	Rutledge
Ballew	Hagglund	Lichty	Ryder
Barnes	Hall	Lomas	Rylander
Berry	Hansen	Lovrien	Sass
Bixler	Hanson	McCreery	Simmer
Buchmiller	Hatter	McIntosh	Smith
Burton	Heald	McMillan	Swanson
Byers of Linn	Helgason	Mathews	Taylor
Campbell	Hill	Miller	Truax
Cox	Hollingsworth	Mounce	Van Buren
Crozier	Hollis	Nelson of	Van Wert
Dayton	Holmgren	Hancock	Vaughn
Dean	Hopkins	Nelson of Story	Venard
Ditto	Hubbard	Pattison	Vosseller
Eckles	Hunt	Paulson	Wamstad
Elliott of Polk	Irwin	Pendray	Wearin
Elliott of Scott	Istad	Ratliff	Whiting
Ellsworth	Jaycox	Rawlings	Wilson
Figgins	Jensen	Read	Mr. Speaker
Files	Johnson of	Reimers	
Finnern	Keokuk		

The nays were, none.

Absent or not voting, 21.

Aiken	Fleming	Kline	Orr
Albert	Gilmore	McCaulley	Randall
Bush	Hayes	McIlrath	Shannon
Byers of Fayette	Hush	O'Brien	Shields
Clark	Johnson of	O'Donnell	Torgeson
Cole	Dickinson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 267, a bill for an act to amend section seventy-eight hundred forty-one (7841) of the Code, 1927, relating to the trial of appeals from the awards of commissioners in condemnation proceedings; and to amend section seventy-eight hundred fifty-two (7852), of the Code, 1927, relating to the assessment of costs and attorney fees in condemnation proceedings, was taken up for consideration.

Hollingsworth of Boone moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 90.

Albert	Finnern	Johnson of	Rawlings
Allen	Forsling	Keokuk	Read
Bair	Greene	King	Reimers
Baker	Griswold	Kline	Reno
Ballew	Hagglund	Knudson	Rice
Barnes	Hansen	Lamb	Ryder
Bixler	Hanson	Lichty	Sass
Buchmiller	Hatter	Lomas	Shannon
Burton	Heald	Lovrien	Shields
Bush	Helgason	McCreery	Simmer
Byers of Linn	Hill	McIlrath	Smith
Campbell	Hollingsworth	McIntosh	Swanson
Clark	Hollis	McMillan	Taylor
Cole	Holmgren	Mathews	Truax
Cox	Hopkins	Miller	Van Buren
Crozier	Hubbard	Mounce	Vaughn
Dayton	Hunt	Nelson of	Venard
Dean	Hush	Hancock	Vosseller
Eckles	Irwin	Orr	Wamstad
Elliott of Polk	Istad	Pattison	Wearin
Elliott of Scott	Jensen	Paulson	Whiting
Ellsworth	Johnson of	Pendray	Wilson
Figgins	Dickinson	Ratliff	Mr. Speaker
Files			

The nays were, 5.

Fleming	O'Donnell	Rylander	Van Wert
Nelson of Story			

Absent or not voting, 13.

Aiken	Gilmore	Jaycox	Randall
Berry	Hall	McCaulley	Rutledge
Byers of Fayette	Hayes	O'Brien	Torgeson
Ditto			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 24, a bill for an act to make permanent the temporary transfer of money from the State Insane Fund to the General County Fund of Decatur County, Iowa, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Campbell of Decatur the amendment proposed by the committee, found on page 402 of the journal of February 19th, was adopted.

Mr. Campbell moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 96.

Albert	Finnern	Johnson of	Read
Allen	Fleming	Keokuk	Reimers
Bair	Forsling	King	Reno
Baker	Greene	Knudson	Rice
Ballew	Griswold	Lamb	Rutledge
Barnes	Hagglund	Lichty	Ryder
Berry	Hall	Lomas	Rylander
Bixler	Hanson	Lovrien	Sass
Buchmiller	Hatter	McCreery	Shields
Burton	Heald	McIlrath	Simmer
Bush	Helgason	McIntosh	Smith
Byers of Linn	Hill	McMillan	Swanson
Campbell	Hollingsworth	Mathews	Taylor
Clark	Hollis	Miller	Truax
Cole	Holmgren	Mounce	Van Buren
Cox	Hopkins	Nelson of	Van Wert
Crozier	Hubbard	Hancock	Vaughn
Dayton	Hunt	Nelson of Story	Venard
Dean	Hush	Orr	Vosseller
Eckles	Irwin	Pattison	Wamstad
Elliott of Polk	Istad	Paulson	Wearin
Elliott of Scott	Jaycox	Pendray	Whiting
Ellsworth	Jensen	Randall	Wilson
Figgins	Johnson of	Ratliff	Mr. Speaker
Files	Dickinson	Rawlings	

The nays were, none.

Absent or not voting, 12.

Aiken	Gilmore	Kline	O'Donnell
Byers of Fayette	Hansen	McCaulley	Shannon
Ditto	Hayes	O'Brien	Torgeson

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Senate File No. 37, a bill for an act to amend sections twelve thousand seven hundred twenty-seven (12727) and twelve thousand seven hundred twenty-eight (12728) of the Code of 1927, relating to the filing of claims in assignments for benefit of creditors, with report of committee recommending passage was taken up for consideration.

Reno of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 90.

Albert	Forsling	King	Reimers
Allen	Greene	Kline	Reno
Baker	Griswold	Knudson	Rice
Ballew	Hagglund	Lamb	Rutledge
Barnes	Hanson	Lichty	Ryder
Berry	Hatter	Lomas	Rylander
Bixler	Heald	Lovrien	Sass
Buchmiller	Helgason	McCreery	Shannon
Burton	Hill	McIlrath	Shields
Bush	Hollingsworth	McIntosh	Simmer
Byers of Linn	Hollis	McMillan	Smith
Clark	Holmgren	Mathews	Swanson
Cole	Hopkins	Miller	Taylor
Crozier	Hubbard	Mounce	Truax
Dayton	Hush	Nelson of	Van Buren
Dean	Irwin	Hancock	Van Wert
Eckles	Istad	Nelson of Story	Vaughn
Elliott of Polk	Jaycox	Pattison	Venard
Elliott of Scott	Jensen	Paulson	Wamstad
Ellsworth	Johnson of	Pendray	Wearin
Figgins	Dickinson	Ratliff	Whiting
Files	Johnson of	Rawlings	Wilson
Finnern	Keokuk	Read	Mr. Speaker
Fleming			

The nays were, none.

Absent or not voting, 18.

Aiken	Ditto	Hunt	Orr
Bair	Gilmore	McCaulley	Randall
Byers of Fayette	Hall	O'Brien	Torgeson
Campbell	Hansen	O'Donnell	Vosseller
Cox	Hayes		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 6, a bill for an act to amend sections eleven thousand seven hundred seventeen (11717), eleven thousand nine hundred seventy-one (11971), and twelve thousand seven hundred thirty-two (12732) of the Code, 1927, relating to claims for labor, and the rights of laborers thereunder, with report of committee without recommendation, was taken up for consideration.

Reimers of Lyon moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 72.

Albert	Finnern	Johnson of	Reimers
Allen	Forsling	Keokuk	Rice
Baker	Greene	King	Rutledge
Ballew	Griswold	Kline	Ryder
Barnes	Hagglund	Knudson	Rylander
Buchmiller	Hanson	Lamb	Sass
Bush	Heald	Lichty	Shannon
Byers of Linn	Helgason	McCreery	Shields
Campbell	Hill	McIlrath	Simmer
Clark	Hollingsworth	McIntosh	Smith
Cole	Hollis	McMillan	Swanson
Cox	Holmgren	Mathews	Taylor
Crozier	Hopkins	Nelson of	Van Buren
Dayton	Hubbard	Hancock	Vosseller
Ditto	Hush	Nelson of Story	Wamstad
Eckles	Irwin	Paulson	Wearin
Elliott of Polk	Istad	Pendray	Whiting
Figgins	Johnson of	Ratliff	Wilson
Files	Dickinson	Rawlings	

The nays were, 20.

Bixler	Hansen	Lovrien	Pattison
Burton	Hatter	Miller	Read
Dean	Jaycox	Mounce	Truax
Ellsworth	Jensen	O'Donnell	Van Wert
Fleming	Lomas	Orr	Mr. Speaker

Absent or not voting, 16.

Aiken	Elliott of Scott	Hunt	Reno
Bair	Gilmore	McCaulley	Torgeson
Berry	Hall	O'Brien	Vaughn
Byers of Fayette	Hayes	Randall	Venard

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 7, a bill for an act to amend the law as it appears in section thirty-eight hundred eighty-five (3885) of the

Code, 1927, relating to normal training exceptions, with report of committee recommending passage was taken up for consideration.

Reimers of Lyon moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 87.

Albert	Forsling	Johnson of	Reimers
Baker	Greene	Keokuk	Reno
Ballew	Griswold	King	Rice
Barnes	Hagglund	Knudson	Rutledge
Bixler	Hall	Lamb	Ryder
Buchmiller	Hanson	Lichty	Rylander
Burton	Heald	Lovrien	Sass
Bush	Helgason	McCreery	Shields
Byers of Linn	Hill	McIlrath	Simmer
Campbell	Hollingsworth	McIntosh	Smith
Clark	Hollis	McMillan	Swanson
Cole	Holmgren	Mathews	Taylor
Cox	Hopkins	Miller	Truax
Crozier	Hubbard	Mounce	Van Wert
Dayton	Hunt	Nelson of	Vaughn
Dean	Hush	Hancock	Venard
Ditto	Irwin	Orr	Vosseller
Elliott of Polk	Istad	Pattison	Wamstad
Elliott of Scott	Jaycox	Paulson	Wearin
Ellsworth	Jensen	Pendray	Whiting
Figgins	Johnson of	Ratliff	Wilson
Files	Dickinson	Rawlings	Mr. Speaker
Finnern		Read	

The nays were, 1.

Allen

Absent or not voting, 20.

Aiken	Fleming	Kline	O'Donnell
Bair	Gilmore	Lomas	Randall
Berry	Hansen	McCaulley	Shannon
Byers of Fayette	Hatter	Nelson of Story	Torgeson
Eckles	Hayes	O'Brien	Van Buren

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 47, a bill for an act entitled: "An act to repeal the law as it appears in section eight thousand four hundred sixty-one (8461) of the Code, 1927, relating to the filing of articles of incorporation of cooperative associations and to the issuance of certificates of incorporation to such associations, and to enact a substitute therefor; and providing that no notice of such in-



corporation shall be required," with report of committee recommending passage was taken up for consideration.

Allen of Pocahontas moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 95.

Aiken	Figgins	Johnson of	Rawlings
Albert	Files	Dickinson	Read
Allen	Finnern	Johnson of	Reimers
Bair	Fleming	Keokuk	Reno
Baker	Forsling	Kline	Rice
Ballew	Greene	Knudson	Rutledge
Barnes	Griswold	Lamb	Ryder
Berry	Hagglund	Lichty	Rylander
Bixler	Hansen	Lovrien	Sass
Buchmiller	Hanson	McCreery	Shields
Burton	Hatter	McIlrath	Simmer
Bush	Heald	McIntosh	Smith
Byers of Linn	Helgason	McMillan	Swanson
Campbell	Hill	Mathews	Taylor
Clark	Hollingsworth	Miller	Truax
Cole	Hollis	Mounce	Van Buren
Cox	Holmgren	Nelson of	Van Wert
Crozier	Hopkins	Hancock	Vaughn
Dayton	Hubbard	Nelson of Story	Venard
Dean	Hunt	Orr	Wamstad
Ditto	Hush	Pattison	Wearin
Eckles	Irwin	Paulson	Whiting
Elliott of Polk	Istad	Randall	Wilson
Elliott of Scott	Jaycox	Ratliff	Mr. Speaker
Ellsworth	Jensen		

The nays were, none.

Absent or not voting, 13.

Byers of Fayette	King	O'Brien	Shannon
Gilmore	Lomas	O'Donnell	Torgeson
Hall	McCaulley	Pendray	Vosseller
Hayes			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker pro tempore Mathews in the chair.

House File No. 107, a bill for an act to provide for the boarding, lodging, waiting on, washing for, and care of, prisoners in the county jail in certain counties, to fix the duties of public officers and employees with reference to such work, to provide and pay assistants in carrying on such work, to punish the wrongful use

of supplies purchased in connection with such work, and to amend section fifty-two hundred twenty-six (5226), Code, 1927, relating to the salary of the sheriff, with report of committee recommending amendment and passage was taken up for consideration.

Forsling of Woodbury moved to amend the committee amendments, found in the journal of February 20th, page 417, by striking the words and figures "one hundred thousand (100,000)." wherever they appear and inserting in lieu thereof the words and figures "one hundred twenty-five thousand (125,000)."

On the question, "Shall the amendment to the committee amendments be adopted?" a roll call was demanded.

The ayes were, 70.

Allen	Ellsworth	Johnson of	Randall
Bair	Figgins	Keokuk	Ratliff
Ballew	Finern	King	Rawlings
Barnes	Forsling	Kline	Read
Berry	Greene	Lamb	Rice
Buchmiller	Griswold	Lichty	Rylander
Burton	Hall	Lomas	Sass
Bush	Hansen	Lovrien	Shields
Byers of Linn	Hatter	McCreery	Smith
Campbell	Hollingsworth	McIntosh	Swanson
Clark	Hollis	McMillan	Taylor
Cox	Hopkins	Mathews	Truax
Crozier	Hubbard	Mounce	Van Wert
Dean	Hunt	O'Donnell	Vaughn
Ditto	Hush	Orr	Venard
Eckles	Irwin	Pattison	Vosseller
Elliott of Polk	Jensen	Paulson	Wearin
Elliott of Scott		Pendray	Whiting

The nays were, 10.

Bixler	Helgason	Miller	Shannon
Cole	Knudson	Nelson of	Wamstad
Files	McIlrath	Hancock	

Absent or not voting, 28.

Aiken	Hanson	Johnson of	Rutledge
Albert	Hayes	Dickinson	Ryder
Baker	Heald	McCaulley	Simmer
Byers of Fayette	Hill	Nelson of Story	Torgeson
Dayton	Holmgren	O'Brien	Van Buren
Fleming	Istad	Reimers	Wilson
Gilmore	Jaycox	Reno	Mr. Speaker
Hagglund			

Amendment to committee amendments adopted.

Elliott of Polk moved the adoption of the committee amendments, as amended. Motion prevailed.

Mr. Elliott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 98.

Albert	Fleming	Johnson of	Rawlings
Allen	Forsling	Keokuk	Read
Bair	Greene	King	Reimers
Baker	Griswold	Kline	Rice
Ballew	Hagglund	Knudson	Rutledge
Barnes	Hall	Lamb	Ryder
Berry	Hansen	Lichty	Rylander
Bixler	Honson	Lomas	Sass
Buchmiller	Hatter	Lovrien	Shannon
Burton	Heald	McCreery	Shields
Bush	Helgason	McIlrath	Simmer
Byers of Linn	Hill	McIntosh	Smith
Campbell	Hollingsworth	McMillan	Swanson
Clark	Hollis	Mathews	Taylor
Cole	Holmgren	Miller	Truax
Cox	Hopkins	Mounce	Van Buren
Crozier	Hubbard	Nelson of	Van Wert
Dayton	Hunt	Hancock	Vaughn
Dean	Hush	Nelson of Story	Venard
Ditto	Irwin	O'Donnell	Vosseller
Eckles	Istad	Orr	Wamstad
Elliott of Polk	Jaycox	Pattison	Wearin
Ellsworth	Jensen	Paulson	Whiting
Figgins	Johnson of	Pendray	Wilson
Finnern	Dickinson	Randall	Mr. Speaker
		Ratliff	

The nays were, none.

Absent or not voting, 10.

Aiken	Files	McCaulley	Reno
Byers of Fayette	Gilmore	O'Brien	Torgeson
Elliott of Scott	Hayes		

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Elliott of Polk moved to reconsider the vote by which House File No. 107 passed the House and the motion to reconsider be laid on the table.

Motion prevailed.

Speaker Johnson in the chair.

House File No. 165, a bill for an act to amend the law as it appears in chapter three hundred fifty-one (351) of the Code, 1927, by adding at the end thereof additional sections providing for the imposition and collection of an estate tax upon the transfer

of estates of decedents dying after the twenty-sixth day of February, 1926, and being residents of, or owning property in, the State of Iowa, with report of committee recommending passage was taken up for consideration.

Johnson of Dickinson offered the following amendment and moved its adoption:

Amend House File No. 165 as follows:

Amend the title by inserting after the word "tax" in line three (3) the words "for general state purposes".

Amend section 2 by inserting after the word "tax" in line two (2) of said section, the words "for general state purposes,".

Amend section 3, line 8, by striking out the letter "(b)" and inserting the letter "{a)".

Also amend section 6 by adding thereto the following sentence: "The proceeds of this tax should be paid into the general fund of the State".

Amendment adopted.

Johnson of Dickinson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 95.

Albert	Files	Johnson of	Rawlings
Allen	Finnern	Keokuk	Read
Bair	Fleming	King	Reimers
Baker	Forsling	Kline	Rice
Ballew	Greene	Knudson	Rutledge
Barnes	Griswold	Lamb	Ryder
Berry	Hagglund	Lichty	Rylander
Bixler	Hall	Lomas	Sass
Buchmiller	Hanson	Lovrien	Shannon
Burton	Hatter	McCreery	Shields
Bush	Helgason	McIlrath	Simmer
Byers of Linn	Hill	McIntosh	Smith
Campbell	Hollingsworth	McMillan	Swanson
Clark	Hollis	Mathews	Taylor
Cole	Holmgren	Miller	Truax
Cox	Hopkins	Mounce	Van Buren
Crozier	Hubbard	Nelson of	Van Wert
Dayton	Hunt	Hancock	Vaughn
Dean	Hush	Orr	Venard
Ditto	Irwin	Pattison	Vosseller
Eckles	Istad	Paulson	Wearin
Elliott of Polk	Jaycox	Pendray	Whiting
Elliott of Scott	Jensen	Randall	Wilson
Ellsworth	Johnson of	Ratliff	Mr. Speaker
Figgins	Dickinson		

The nays were, none.

Absent or not voting, 13.

Aiken	Hayes	Nelson of Story	Reno
Byers of Fayette	Heald	O'Brien	Torgeson
Gilmore	McCaulley	O'Donnell	Wamstad
Hansen			

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Lovrien of Humboldt asked and obtained unanimous consent to withdraw Senate File No. 165 from the committee on insurance.

Senate File No. 165, a bill for an act to amend section eighty-six hundred fifty-one (8651), Code of Iowa, 1927, relating to the organization and authorization of mutual life insurance companies, was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 82.

Albert	Figgins	Johnson of	Rawlings
Allen	Files	Keokuk	Reimers
Bair	Finnern	King	Rice
Baker	Fleming	Kline	Rutledge
Ballew	Forsling	Knudson	Ryder
Barnes	Griswold	Lamb	Rylander
Bixler	Hagglund	Lichty	Sass
Buchmiller	Hall	Lovrien	Shields
Bush	Hatter	McCreery	Simmer
Byers of Linn	Heald	McIlrath	Smith
Campbell	Helgason	McIntosh	Swanson
Clark	Hollingsworth	McMillan	Taylor
Cole	Hollis	Mathews	Truax
Cox	Hubbard	Miller	Van Buren
Crozier	Hunt	Mounce	Van Wert
Dayton	Hush	Nelson of	Vaughn
Dean	Irwin	Hancock	Vosseller
Ditto	Istad	Orr	Wearin
Eckles	Jaycox	Pattison	Whiting
Elliott of Polk	Johnson of	Paulson	Wilson
Ellsworth	Dickinson	Pendray	Mr. Speaker
		Ratliff	

The nays were, none.

Absent or not voting, 26.

Aiken	Byers of Fayette	Greene	Hayes
Berry	Elliott of Scott	Hansen	Hill
Burton	Gilmore	Hanson	Holmgren

Hopkins	Nelson of Story	Read	Torgeson
Jensen	O'Brien	Reno	Venard
Lomas	O'Donnell	Shannon	Wamstad
McCaulley	Randall		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 212, a bill for an act to amend the law as it appears in section sixty-nine hundred forty-six (6946), Code of 1927, relating to the exemption from taxation of soldiers, sailors, marines and nurses who participated in the war with Spain, with report of committee recommending passage was taken up for consideration.

Vosseller of Bremer moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 84.

Albert	Files	King	Reimers
Allen	Finnern	Kline	Reno
Bair	Fleming	Knudson	Rice
Baker	Forsling	Lomas	Rutledge
Ballew	Hagglund	Lovrien	Ryder
Barnes	Hatter	McCreery	Rylander
Berry	Helgason	McIlrath	Sass
Bixler	Hollingsworth	McIntosh	Shields
Bush	Hollis	McMillan	Smith
Byers of Linn	Holmgren	Mathews	Swanson
Campbell	Hopkins	Miller	Taylor
Clark	Hubbard	Mounce	Truax
Cole	Hunt	Nelson of	Van Buren
Cox	Hush	Hancock	Van Wert
Crozier	Irwin	Nelson of Story	Vaughn
Dayton	Istad	Orr	Venard
Dean	Jaycox	Pattison	Vosseller
Ditto	Jensen	Paulson	Wamstad
Eckles	Johnson of	Pendray	Wearin
Elliott of Polk	Dickinson	Ratliff	Wilson
Ellsworth	Johnson of	Rawlings	Mr. Speaker
Figgins	Keokuk	Read	

The nays were, none.

Absent or not voting, 24.

Aiken	Greene	Heald	O'Donnell
Buchmiller	Griswold	Hill	Randall
Burton	Hall	Lamb	Shannon
Byers of Fayette	Hansen	Lichty	Simmer
Elliott of Scott	Hanson	McCaulley	Torgeson
Gilmore	Hayes	O'Brien	Whiting

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 48, a bill for an act to amend sections forty-eight hundred thirty-one (4831) and forty-eight hundred thirty-three (4833) of the Code, relating to hedges and trees along highways, and to provide a penalty for failure of public officers to perform their duties relative to such hedges and trees, with report of committee recommending substitute amendment and passage was taken up for consideration.

On motion of Hanson of Winnebago the amendments proposed by the committee, found on page 437 of the journal of February 21st, were adopted.

Mr. Hanson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 91.

Albert	Finnern	Johnson of	Ratliff
Allen	Fleming	Keckuk	Rawlings
Bair	Greene	King	Read
Baker	Griswold	Kline	Reimers
Ballew	Hagglund	Knudson	Rice
Barnes	Hall	Lamb	Rutledge
Berry	Hanson	Lichty	Ryder
Bixler	Hatter	Lomas	Sass
Buchmiller	Heald	Lovrien	Simmer
Burton	Helgason	McCreery	Smith
Byers of Linn	Hollingsworth	McIlrath	Swanson
Campbell	Hollis	McIntosh	Taylor
Clark	Holmgren	McMillan	Truax
Cole	Hopkins	Mathews	Van Buren
Cox	Hubbard	Miller	Van Wert
Crozier	Hunt	Mounce	Vaughn
Dayton	Hush	Nelson of	Venard
Dean	Irwin	Hancock	Vosseller
Ditto	Istad	Nelson of Story	Wamstad
Eckles	Jaycox	O'Donnell	Wearin
Elliott of Polk	Jensen	Orr	Whiting
Ellsworth	Johnson of	Pattison	Wilson
Figgins	Dickinson	Paulson	Mr. Speaker
Files		Pendray	

The nays were, none.

Absent or not voting, 17.

Aiken	Gilmore	McCaulley	Rylander
Bush	Hansen	O'Brien	Shannon
Byers of Fayette	Hayes	Randall	Shields
Elliott of Scott	Hill	Reno	Torgeson
Forsling			

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

House File No. 252, a bill for an act to amend section seventy-two hundred seventy-six (7276) of the Code, 1927, governing the correction of errors made by county auditor and county treasurer in connection with redemption from tax sale, with report of committee recommending passage was taken up for consideration.

Byers of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 85.

Aiken	Figgins	Johnson of	Pendray
Allen	Files	Dickinson	Randall
Baker	Finnern	Johnson of	Ratliff
Ballew	Fleming	Keokuk	Read
Barnes	Forsling	King	Reimers
Berry	Greene	Kline	Reno
Bixler	Griswold	Knudson	Rice
Buchmiller	Hagglund	Lamb	Rutledge
Burton	Hall	Lomas	Ryder
Bush	Hanson	Lovrien	Rylander
Byers of Linn	Heald	McCreery	Sass
Campbell	Helgason	McIlrath	Smith
Clark	Hill	McIntosh	Taylor
Cole	Hollingsworth	McMillan	Truax
Cox	Holmgren	Mathews	Van Buren
Crozier	Hopkins	Miller	Vosseller
Dayton	Hubbard	Mounce	Wamstad
Dean	Hush	Nelson of Story	Wearin
Ditto	Irwin	O'Donnell	Whiting
Eckles	Istad	Orr	Wilson
Elliott of Polk	Jaycox	Pattison	Mr. Speaker
Ellsworth	Jensen	Paulson	

The nays were, none.

Absent or not voting, 23.

Albert	Hatter	Nelson of	Simmer
Bair	Hayes	Hancock	Swanson
Byers of Fayette	Hollis	O'Brien	Torgeson
Elliott of Scott	Hunt	Rawlings	Van Wert
Gilmore	Lichty	Shannon	Vaughn
Hansen	McCaulley	Shields	Venard

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Lovrien of Humboldt asked and obtained unanimous consent to have the record showing the passage of House File No. 211



on February 21st, be expunged, and that said House File be withdrawn from further consideration of the House, in view of the passage of Senate File No. 165, a companion bill.

House File No. 293, a bill for an act to amend the law as it appears in section one hundred fifty-one (151) of the Code of Iowa, 1927, relating to assistant attorneys general, was taken up for consideration.

Johnson of Dickinson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 82.

Albert	Finnern	Johnson of	Rawlings
Allen	Fleming	Keokuk	Read
Baker	Forsling	King	Reimers
Ballew	Greene	Kline	Reno
Barnes	Hagglund	Knudson	Ryder
Bixler	Hall	Lamb	Rylander
Buchmiller	Hanson	Lichty	Sass
Burton	Heald	Lomas	Shields
Bush	Helgason	Lovrien	Simmer
Byers of Linn	Hill	McCreery	Smith
Campbell	Hollingsworth	McIlrath	Swanson
Clark	Holmgren	McIntosh	Truax
Cox	Hopkins	McMillan	Van Buren
Crozier	Hubbard	Mathews	Van Wert
Dayton	Hush	Miller	Vaughn
Dean	Irwin	Nelson of	Vosseller
Ditto	Istad	Hancock	Wamstad
Eckles	Jaycox	Nelson of Story	Wearin
Elliott of Polk	Jensen	Orr	Whiting
Ellsworth	Johnson of	Pattison	Wilson
Figgins	Dickinson	Paulson	Mr. Speaker
		Pendray	

The nays were, none.

Absent or not voting, 26.

Aiken	Gilmore	McCaulley	Rice
Bair	Griswold	Mounce	Rutledge
Berry	Hansen	O'Brien	Shannon
Byers of Fayette	Hatter	O'Donnell	Taylor
Cole	Hayes	Randall	Torgeson
Elliott of Scott	Hollis	Ratliff	Venard
Files	Hunt		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 166, a bill for an act to amend section eighty-six hundred forty-seven (8647) of the Code of 1927 relating to

capital and surplus required for the organization of stock life insurance companies, with report of committee recommending passage was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 86.

Albert	Fleming	Johnson of	Reimers
Allen	Forsling	Keokuk	Reno
Baker	Greene	Kline	Rice
Ballew	Hagglund	Knudson	Rutledge
Barnes	Hall	Lamb	Ryder
Berry	Hanson	Lichty	Rylander
Bixler	Hatter	Lovrien	Sass
Buchmiller	Heald	McCreery	Shields
Burton	Helgason	McIlrath	Simmer
Bush	Hill	McIntosh	Smith
Byers of Linn	Hollingsworth	McMillan	Swanson
Campbell	Hollis	Mathews	Taylor
Cole	Holmgren	Miller	Truax
Cox	Hopkins	Mounce	Van Buren
Crozier	Hubbard	Nelson of	Van Wert
Dayton	Hunt	Hancock	Vaughn
Dean	Irwin	Orr	Vosseller
Eckles	Istad	Pattison	Wamstad
Elliott of Polk	Jaycox	Paulson	Wearin
Ellsworth	Jensen	Pendray	Whiting
Figgins	Johnson of	Rawlings	Wilson
Files	Dickinson	Read	Mr. Speaker
Finnern			

The nays were, none.

Absent or not voting, 22.

Aiken	Gilmore	Lomas	Randall
Bair	Griswold	McCaulley	Ratliff
Byers of Fayette	Hansen	Nelson of Story	Shannon
Clark	Hayes	O'Brien	Torgeson
Ditto	Hush	O'Donnell	Venard
Elliott of Scott	King		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 170, a bill for an act to amend sections thirty-eight hundred eight (3808) and thirty-eight hundred nine (3809) of the Code, 1927, relating to annual reports to the board of parole; and to repeal section thirty-eight hundred ten (3810) relating to duties of the county auditor, with report of committee recommending passage was taken up for consideration.

Griswold of Madison moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 88.

Aiken	Fleming	Johnson of	Randall
Albert	Forsling	Keokuk	Ratliff
Allen	Greene	King	Read
Ballew	Griswold	Kline	Reimers
Barnes	Hagglund	Knudson	Rice
Berry	Hall	Lamb	Ryder
Bixler	Hatter	Lichty	Rylander
Buchmiller	Heald	Lomas	Sass
Burton	Helgason	McCreery	Shields
Bush	Hill	McIlrath	Simmer
Byers of Linn	Hollingsworth	McIntosh	Smith
Campbell	Hollis	McMillan	Swanson
Clark	Holmgren	Mathews	Taylor
Cole	Hopkins	Miller	Truax
Cox	Hunt	Mounce	Van Buren
Dayton	Hush	Nelson of	Van Wert
Dean	Irwin	Hancock	Vaughn
Eckles	Istad	Nelson of Story	Vosseller
Elliott of Polk	Jaycox	O'Donnell	Wamstad
Ellsworth	Jensen	Orr	Wearin
Figgins	Johnson of	Pattison	Whiting
Files	Dickinson	Paulson	Wilson
Finnern		Pendray	Mr. Speaker

The nays were, none.

Absent or not voting, 20.

Bair	Elliott of Scott	Hubbard	Reno
Baker	Gilmore	Lovrien	Rutledge
Byers of Fayette	Hansen	McCaulley	Shannon
Crozier	Hanson	O'Brien	Torgeson
Ditto	Hayes	Rawlings	Venard

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### HOUSE FILE WITHDRAWN

Simmer of Wapello asked and obtained unanimous consent to withdraw House File No. 334 from the committee on ways and means and from further consideration of the House.

#### AMENDMENTS FILED

Rutledge of Webster filed the following amendment to House File No. 226:

Amend House File No. 226 by adding after the word "cream" in line four (4) thereof, the words "where it first appears in said line".

Helgason of Emmet filed the following amendment to House File No. 204:

Amend the title by inserting after the word "therefore" in line nine (9) the following:

"and to repeal section forty-eight hundred twenty-seven (4827) of the Code, 1927,".

Amend the bill by adding after section nine (9) the following:

"Sec. 10. Section forty-eight hundred twenty-seven (4827) of the Code, 1927, is hereby repealed."

Also renumber section ten (10) of the bill as eleven (11).

Greene of Pottawattamie filed the following amendment to the committee amendment to House File No. 183:

Amend committee amendment to House File No. 183 by adding after the "period" the following:

"The county recorder shall charge a fee of twenty-five cents (25c) for the recording of each sale."

Nelson of Story filed the following amendment to House File No. 129:

Amend House File No. 129 by striking out all of section one (1) and substituting in lieu thereof the following:

Section 1. Repeal chapter thirty-five a-two (35-a2) of the Code, 1927, and enact in lieu thereof the following:

The number of senators in the General Assembly is hereby fixed at fifty (50), and they are hereby apportioned among the several counties according to the number of inhabitants in each, and under said apportionment the state is hereby divided into fifty (50) senatorial districts, each to have one senator as follows:

First, Polk County shall constitute the first district.

Second, Woodbury County shall constitute the second district.

Third, Linn County shall constitute the third district.

Fourth, Scott County shall constitute the fourth district.

Fifth, Pottawattamie County shall constitute the fifth district.

Sixth, Dubuque County shall constitute the sixth district.

Seventh, Black Hawk County shall constitute the seventh district.

Eighth, Clinton County shall constitute the eighth district.

Ninth, Wapello County shall constitute the ninth district.

Tenth, Webster County shall constitute the tenth district.

Eleventh, Lee County shall constitute the eleventh district.

Twelfth, Des Moines County shall constitute the twelfth district.

Thirteenth, Cerro Gordo County shall constitute the thirteenth district.

Fourteenth, Marshall County shall constitute the fourteenth district.

Fifteenth, Johnson County shall constitute the fifteenth district.

Sixteenth, Story County shall constitute the sixteenth district.

Seventeenth, Boone County shall constitute the seventeenth district.

Eighteenth, Fayette County shall constitute the eighteenth district.

Nineteenth, Muscatine County shall constitute the nineteenth district.

Twentieth, Appanoose County shall constitute the twentieth district.

Twenty-first, Jasper County shall constitute the twenty-first district.

Twenty-second, Sioux County shall constitute the twenty-second district.

Twenty-third, Mahaska County shall constitute the twenty-third district.

Twenty-fourth, Dallas County shall constitute the twenty-fourth district.

Twenty-fifth, Kossuth County shall constitute the twenty-fifth district.

Twenty-sixth, Marion County shall constitute the twenty-sixth district.

Twenty-seventh, Clayton County shall constitute the twenty-seventh district.

Twenty-eighth, Davis, Jefferson and Van Buren Counties shall constitute the twenty-eighth district.

Twenty-ninth, Clarke, Decatur, Ringgold and Wayne Counties shall constitute the twenty-ninth district.

Thirtieth, Fremont, Page and Taylor Counties shall constitute the thirtieth district.

Thirty-first, Cass, Mills and Montgomery Counties shall constitute the thirty-first district.

Thirty-second, Adair, Adams, Madison and Union Counties shall constitute the thirty-second district.

Thirty-third, Lucas, Monroe and Warren Counties shall constitute the thirty-third district.

Thirty-fourth, Henry, Louisa and Washington Counties shall constitute the thirty-fourth district.

Thirty-fifth, Iowa, Keokuk and Poweshiek Counties shall constitute the thirty-fifth district.

Thirty-sixth, Audubon, Greene and Guthrie Counties shall constitute the thirty-sixth district.

Thirty-seventh, Harrison, Monona and Shelby Counties shall constitute the thirty-seventh district.

Thirty-eighth, Benton and Tama Counties shall constitute the thirty-eighth district.

Thirty-ninth, Cedar, Jackson and Jones Counties shall constitute the thirty-ninth district.

Fortieth, Bremer, Buchanan and Delaware Counties shall constitute the fortieth district.

Forty-first, Grundy, Hamilton and Hardin Counties shall constitute the forty-first district.

Forty-second, Calhoun, Carroll and Pocahontas Counties shall constitute the forty-second district.

Forty-third, Buena Vista, Crawford and Sac Counties shall constitute the forty-third district.

Forty-fourth, Cherokee, Ida and Plymouth Counties shall constitute the forty-fourth district.

Forty-fifth, Clay, O'Brien and Palo Alto Counties shall constitute the forty-fifth district.

Forty-sixth, Hancock, Humboldt and Wright Counties shall constitute the forty-sixth district.

Forty-seventh, Butler, Floyd and Franklin Counties shall constitute the forty-seventh district.

Forty-eighth, Allamakee, Chickasaw and Winneshiek Counties shall constitute the forty-eighth district.

Forty-ninth, Howard, Mitchell, Winnebago and Worth Counties shall constitute the forty-ninth district.

Fiftieth, Dickinson, Emmet, Lyon and Osceola Counties shall constitute the fiftieth district.

On motion of Campbell of Decatur the House adjourned until 9:00 a. m., Wednesday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 6, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. A. B. Gedye of Radcliffe, Iowa.

Journal of March 5th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Byers of Fayette for the day, on request of Orr of Clayton.

## PETITIONS

Ellsworth of Hardin presented a petition from members of the Church of Christ of Whitten, Iowa, protesting against House File No. 298.

Referred to committee on judiciary.

Lichty of Black Hawk presented a petition from members of the Methodist and Baptist Churches at Dunkerton, Iowa, protesting against House File No. 298.

Referred to committee on judiciary.

Cox of Taylor presented a petition from voters of Clearfield, Iowa, protesting against House File No. 298.

Referred to committee on judiciary.

Ellsworth of Hardin presented a petition from land owners of Hardin County urging the enactment of new legislation or an amendment to the present weed law.

Referred to committee on agriculture.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files Nos. 75, 122, 158, 177, 198, 59, 116 and 11.

S. R. TORGESON,  
*Chairman House Committee.*

CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## REPORTS OF COMMITTEES

Lichty of Black Hawk, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 227, a bill for an act to amend the law as it appears in section four thousand ninety-five (4095) of the Code, 1927, relating to the election to abolish a county high school, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman.*

Report adopted:

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 234, a bill for an act to amend section forty-four hundred twenty-eight (4428) and section forty-four hundred twenty-nine (4429) of the Code, 1927, relating to procedure in cases of compulsory education, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman.*

Report adopted:

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 245, a bill for an act regulating the sale of school textbooks in the public schools of the State of Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman.*

Report adopted:



Also :

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 189, a bill for an act to repeal section forty-three hundred ninety-five (4395), of the Code of 1927, and to amend section forty-three hundred ninety-six (4396), of the Code of 1927, relating to school taxes, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman*.

Report adopted:

Istad of Winneshiek, from the committee on interstate bridges, submitted the following report:

MR. SPEAKER: Your committee on interstate bridges, to whom was referred House File No. 197, a bill for an act to provide for the construction, purchase and maintenance of interstate bridges; to authorize the state highway commission to cooperate with the proper officials of adjoining states in relation to such bridges; to provide the funds for the construction, purchase and maintenance of such bridges; to provide the method of letting the contracts for the construction of such bridges; to authorize any county, township or city in the state to aid in the construction or purchase of such bridges and issue bonds for such purpose and providing for the submission of the same to the electors of such county, township or city; and providing for the operation of such bridge as a toll bridge for a limited period after which such bridge shall forever be free, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

A. T. ISTAD, *Chairman*.

Report adopted:

Hansen of Scott, from the committee on appropriations, submitted the following reports:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 260, a bill for an act to make an appropriation to the Wickes Engineering and Construction Company for claims arising out of construction work in Project B-30, Boone county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman*.

Report adopted:

Also :

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 191, a bill for an act to amend the law as it appears

in section twenty-nine hundred thirty (2930) of the Code, 1927, and providing for additional appropriations in certain cases, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted:

Lovrien of Humboldt, from the committee on insurance, submitted the following report:

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File No. 259, a bill for an act to amend the law as it appears in subsection eight (8) of section eighty-nine hundred forty (8940) of the Code of Iowa, relating to the subject of credit insurance, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, *Chairman.*

Report adopted:

#### INTRODUCTION OF BILLS

House File No. 343, by Elliott of Scott, a bill for an act to amend the law as it appears in section five thousand eight hundred seventy-five (5875), of the Code, 1927, relating to cities controlling bridge fund.

Read first and second times and referred to committee on cities and towns.

House File No. 344, by Whiting of Johnson, a bill for an act to amend section ten thousand nine hundred eight (10908), of the Code, 1927, relating to qualifications for admission as attorneys and counselors.

Read first and second times and referred to committee on judiciary.

House File No. 345, by Knudson of Hamilton, a bill for an act to provide for a presidential primary election in this state, and also to provide directions and instructions for delegates to the National Convention of any political party in accordance with the expressed will of the voters of that party at said presidential primary election.

Read first and second times and referred to committee on elections.

House File No. 346, by Bixler of Adams, a bill for an act permitting the State Department of Health to accept financial aid from the Government of the United States for public health work in the State of Iowa.

Read first and second times and referred to committee on public health.

House File No. 347, by Albert of Grundy, a bill for an act to amend sections fifty-four hundred sixteen (5416) to fifty-four hundred eighteen (5418), inclusive, of the Code, 1927, relating to bounties on wild animals.

Read first and second times and referred to committee on county and township organization.

House File No. 348, by Albert of Grundy, a bill for an act to amend sections fifty-four hundred twenty-two (5422), fifty-four hundred twenty-four (5424), fifty-four hundred twenty-six (5426), fifty-four hundred twenty-nine (5429) to fifty-four hundred thirty-one (5431), inclusive, fifty-four hundred thirty-three (5433) to fifty-four hundred thirty-four-b one (5434-b1), inclusive, fifty-four hundred forty (5440), fifty-four hundred forty-three (5443), to fifty-four hundred forty-five (5445), inclusive, of the Code, 1927, relating to the licensing of dogs.

Read first and second times and referred to committee on county and township organization.

House File No. 349, by Hollingsworth of Boone, a bill for an act to protect the distributors of gasoline in the payment of gasoline license fees to the State of Iowa, and to provide for a lien to reimburse such distributors for sums so paid, and the manner of enforcing the same.

Read first and second times and referred to committee on judiciary.

House File No. 350, by Allen of Pocahontas, a bill for an act to make military training and discipline at the State University of Iowa and Iowa State College optional.

Read first and second times and referred to committee on state educational institutions.

House File No. 351, by Griswold of Madison, a bill for an act to amend chapter one hundred sixty-one (161) of the Code, 1927,

relating to the buying and selling of bread and other bakery products.

Read first and second times and referred to committee on public health.

House File No. 352, by committee on suppression of intemperance, a bill for an act to amend the law as it appears in section thirty-eight hundred (3800) of the Code, 1927, relating to the parole by the court of persons convicted of crime.

Read first and second times and passed on file.

House File No. 353, by committee on suppression of intemperance, a bill for an act to amend the law as it appears in section twenty-one hundred thirty-six (2136) of the Code, 1927, relating to authority of wholesale drug corporations who are intoxicating liquor permit holders, to sell alcohol and wines to registered pharmacists and firms or corporations engaged in the retail drug business.

Read first and second times and passed on file.

House File No. 354, by committee on suppression of intemperance, a bill for an act to amend the law as it appears in section fifty-five hundred eighty-two (5582) of the Code, 1927, relating to township licenses for places of amusement.

Read first and second times and passed on file.

House File No. 355, by McCreery of Linn, a bill for an act to amend sections thirty-six hundred forty-two (3642), thirty-six hundred forty-four (3644), and thirty-six hundred forty-five (3645) of the Code, 1927, to repeal section thirty-six hundred forty-one (3641) of the Code, 1927, and to enact a substitute therefor, relating to neglected, dependent and delinquent children.

Read first and second times and referred to committee on county and township organization.

House File No. 356, by Berry of Monroe, a bill for an act to reimburse the Monroe County Agricultural Society for fees erroneously paid for recording articles of incorporation, May 19, 1927.

Read first and second times and referred to committee on claims.

House File No. 357, by Johnson of Keokuk, a bill for an act to legalize and make permanent the transfer of money from certain funds to other funds by the board of supervisors of Keokuk County, Iowa.

Read first and second times and referred to committee on judiciary.

House File No. 358, by Paulson and Rice of Clinton, a bill for an act to amend the law as it appears in section forty-eight hundred thirty (4830) of the Code of Iowa, 1927, relating to hedges, trees, and shrubbery along highways.

Read first and second times and referred to committee on roads and highways.

House File No. 359, by committee on railroads, a bill for an act to amend chapter three hundred seventy (370), Code of Iowa, 1927, relating to general powers of railway corporations, by adding thereto section seven thousand nine hundred forty-five-c1 (7945-c1) authorizing railroad corporations to engage in the business of transporting persons and property for hire upon the public highways, and to own capital stock and securities of corporations organized for or engaged in such transportation.

Read first and second times and passed on file.

House File No. 360, by Lovrien of Humboldt, Simmer of Wapello, Allen of Pocahontas, Shields of Clarke, Van Buren of Jones, Johnson of Keokuk, a bill for an act to provide for the improvement of the primary road system of the state; to create a primary road sinking fund; to authorize the issuance, sale, application and form of warrants of indebtedness to anticipate the primary road sinking fund; to provide for the payment of said warrants and interest thereon; to define the powers and duties of the executive council and the treasurer of state in relation thereto and to repeal any laws inconsistent or in conflict with the act.

Read first and second times and referred to committee on roads and highways.

House File No. 361, by Lichty of Black Hawk, a bill for an

act to amend section seventy-two hundred eighty-six (7286) of the Code, 1927, relating to the execution and effect of tax deeds.

Read first and second times and referred to committee on judiciary.

House File No. 362, by Forsling of Woodbury, a bill for an act to legalize the publication of legal notices in The Daily Reporter, a newspaper published at Sioux City, Woodbury County, Iowa.

Read first and second times and referred to committee on judiciary.

House File No. 363, by Venard of Sioux, a bill for an act to amend the law as it appears in section fifty-three hundred eighty-eight b-one (5388-b1) of the Code of Iowa, 1927, relating to compensation of the Soldier's Relief Commission.

Read first and second times and referred to committee on compensation of public officers.

#### CONSIDERATION OF BILLS

House File No. 29, a bill for an act to amend the law as it appears in sections forty-two hundred thirty-eight (4238), forty-four hundred forty-six (4446), forty-four hundred forty-seven (4447), forty-four hundred sixty-four (4464), forty-four hundred sixty-five (4465), and forty-four hundred sixty-seven (4467), Code, 1927, relating to free textbooks, with report of committee without recommendation, was taken up for consideration.

Hopkins of Guthrie offered the following amendment and moved its adoption:

Amend House File No. 29 by adding thereto the following:

"Sec. 8. In school districts having a combined school tax of fifty mills or more the school board may have three years from July 1, 1929, in which to fully comply with the provisions of this act.

Amendment adopted.

Rice of Clinton offered the following amendment and moved its adoption:

Amend House File No. 29 by adding thereto the following:

"Sec. 9. The free textbooks herein provided shall be furnished at the expense of the state under such rules as the department of public instruction may prescribe."

Torgeson of Worth moved the previous question on the amendment and the bill.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 25.

Bair	Ellsworth	Johnson of	Rice
Barnes	Figgins	Keokuk	Rutledge
Clark	Hagglund	Lomas	Shannon
Dean	Helgason	Mounce	Smith
Ditto	Hollingsworth	Paulson	Swanson
Eckles	Jensen	Pendray	Taylor
Elliott of Scott		Randall	

The nays were, 67.

Allen	Hansen	Knudson	Read
Baker	Hanson	Lamb	Reimers
Ballew	Hatter	Lichty	Ryder
Berry	Hayes	McCreery	Rylander
Bixler	Heald	McIlrath	Shields
Buchmiller	Hill	McIntosh	Simmer
Burton	Holmgren	McMillan	Torgeson
Bush	Hopkins	Mathews	Truax
Byers of Linn	Hubbard	Miller	Van Buren
Cole	Hunt	Nelson of	Van Wert
Crozier	Hush	Hancock	Vaughn
Dayton	Irwin	Nelson of Story	Venard
Finnern	Istad	O'Brien	Vosseller
Fleming	Jaycox	O'Donnell	Warnstad
Gilmore	Johnson of	Orr	Wearin
Greene	Dickinson	Pattison	Whiting
Griswold	King	Ratliff	Mr. Speaker
Hall			

Absent or not voting, 16.

Aiken	Cox	Hollis	Rawlings
Albert	Elliott of Polk	Kline	Reno
Byers of Fayette	Files	Lovrien	Sass
Campbell	Forsling	McCaulley	Wilson

Amendment lost.

Hopkins of Guthrie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?" rule 18 was invoked.

The ayes were, 31.

Allen	Bixler	Byers of Linn	Dean
Bair	Burton	Clark	Elliott of Polk

Hollingsworth	Jaycox	Paulson	Swanson
Hollis	Knudson	Pendray	Taylor
Holmgren	Lamb	Read	Wamstad
Hopkins	McIlrath	Reno	Whiting
Hush	McIntosh	Sass	Mr. Speaker
Irwin	McMillan	Shannon	

The nays were, 74.

Aiken	Fleming	Johnson of	Ratliff
Albert	Gilmore	Keokuk	Rawlings
Baker	Greene	King	Reimers
Ballew	Griswold	Kline	Rice
Barnes	Hagglund	Lichty	Rutledge
Berry	Hall	Lomas	Ryder
Buchmiller	Hansen	Lovrien	Rylander
Bush	Hanson	McCreery	Shields
Campbell	Hatter	Mathews	Simmer
Cole	Hayes	Miller	Smith
Cox	Heald	Mounce	Torgeson
Crozier	Helgason	Nelson of	Truax
Dayton	Hill	Hancock	Van Buren
Ditto	Hubbard	Nelson of Story	Van Wert
Eckles	Hunt	O'Brien	Vaughn
Elliott of Scott	Istad	O'Donnell	Venard
Ellsworth	Jensen	Orr	Vosseller
Figgins	Johnson of	Pattison	Wearin
Files	Dickinson	Randall	Wilson
Finnern			

Absent or not voting, 3.

Byers of Fayette Forsling                      McCaulley

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 195, a bill for an act relating to publication of primary election sample ballots, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Whiting of Johnson the amendments proposed by the committee, found on page 361 of the Journal of February 16th, were adopted.

Read of Warren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 55.

Albert	Clark	Ditto	Ellsworth
Barnes	Cox	Eckles	Figgins
Bush	Dayton	Elliott of Polk	Files
Campbell	Dean	Elliott of Scott	Finnern



Fleming	Hubbard	McCreery	Rutledge
Forsling	Hunt	McIlrath	Ryder
Hagglund	Hush	McIntosh	Smith
Hatter	Irwin	O'Donnell	Taylor
Hayes	Johnson of	Orr	Van Wert
Helgason	Keokuk	Paulson	Vaughn
Hill	King	Pendray	Vosseller
Hollingsworth	Kline	Rawlings	Wamstad
Holmgren	Knudson	Read	Wearin
Hopkins	Lomas	Reno	Whiting

The nays were, 47.

Aiken	Hall	McMillan	Rylander
Bair	Hansen	Mathews	Sass
Baker	Hanson	Miller	Shannon
Ballew	Heald	Mounce	Shields
Berry	Istad	Nelson of	Simmer
Bixler	Jaycox	Hancock	Swanson
Buchmiller	Jensen	Nelson of Story	Torgeson
Burton	Johnson of	O'Brien	Truax
Byers of Linn	Dickinson	Pattison	Van Buren
Cole	Lamb	Randall	Venard
Crozier	Lichty	Ratliff	Wilson
Gilmore	Lovrien	Rice	Mr. Speaker
Griswold			

Absent or not voting, 6.

Allen	Greene	McCaulley	Reimers
Byers of Fayette	Hollis		

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

House File No. 243, a bill for an act to repeal sections thirty-three hundred sixty-one (3361) to thirty-three hundred sixty-five (3365), inclusive, Code, 1927, relating to the sterilization of certain persons, to create a state board of eugenics, to define the powers and duties of said board, to fix the procedure in the sexual sterilization of persons, to provide for the expense attending such procedure and to make an appropriation therefor, was taken up for consideration.

Hollingsworth of Boone moved the previous question.

Motion prevailed.

Cole of Harrison moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 91.

Albert	Figgins	Johnson of	Rawlings
Allen	Files	Dickinson	Read
Baker	Forsling	Johnson of	Reimers
Ballew	Greene	Keokuk	Reno
Barnes	Hagglund	King	Rice
Berry	Hall	Kline	Rutledge
Bixler	Hansen	Knudson	Rylander
Buchmiller	Hanson	Lamb	Sass
Burton	Hatter	Lichty	Shannon
Bush	Hayes	Lomas	Simmer
Byers of Linn	Heald	Lovrien	Smith
Campbell	Helgason	McCreery	Swanson
Clark	Hill	McIlrath	Taylor
Cole	Hollingsworth	McMillan	Torgeson
Cox	Hollis	Mathews	Truax
Crozier	Holmgren	Miller	Van Buren
Dayton	Hopkins	Nelson of	Van Wert
Dean	Hubbard	Hancock	Vaughn
Ditto	Hush	Nelson of Story	Venard
Eckles	Irwin	Orr	Vosseller
Elliott of Polk	Istad	Pattison	Wamstad
Elliott of Scott	Jaycox	Paulson	Whiting
Ellsworth	Jensen	Pendray	Wilson
		Ratliff	Mr. Speaker

The nays were, 8.

Aiken	Fleming	O'Donnell	Shields
Bair	O'Brien	Randall	Wearin

Absent or not voting, 9.

Byers of Fayette	Griswold	McCaulley	Mounce
Finnern	Hunt	McIntosh	Ryder
Gilmore			

So the bill having received a constitutional majority was declared to have passed the House.

Cole of Harrison offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 243 by adding after the last comma in line four (4) the following: "and to enact a substitute therefor,".

Amendment adopted and the title, as amended, was agreed to.

House File No. 50, a bill for an act to amend chapter eighty-seven (87) of the Code of Iowa, relating to the powers of the board of conservation of the State of Iowa; and to prohibit the sale of certain wares, merchandise, and service, and the operation of any temporary business or place of amusement upon any public highway or the street or streets of any city or town, or near any

state park or park owned and maintained by the State of Iowa, and to provide a punishment for violators hereof, with report of committee recommending passage, was taken up for consideration.

Johnson of Dickinson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 92.

Albert	Greene	Kline	Reno
Allen	Griswold	Knudson	Rice
Bair	Hagglund	Lamb	Rutledge
Baker	Hall	Lichty	Ryder
Ballew	Hanson	Lovrien	Rylander
Berry	Hatter	McCreery	Sass
Bixler	Hayes	McIlrath	Shields
Buchmiller	Heald	McIntosh	Simmer
Burton	Helgason	McMillan	Smith
Bush	Hill	Mathews	Swanson
Byers of Linn	Hollingsworth	Miller	Taylor
Campbell	Hollis	Mounce	Torgeson
Clark	Holmgren	Nelson of	Truax
Cole	Hopkins	Hancock	Van Buren
Cox	Hush	Nelson of Story	Van Wert
Crozier	Irwin	Orr	Vaughn
Dayton	Istad	Pattison	Venard
Ditto	Jaycox	Paulson	Vosseller
Eckles	Jensen	Pendray	Wamstad
Elliott of Polk	Johnson of	Randall	Wearin
Ellsworth	Dickinson	Ratliff	Whiting
Figgins	Johnson of	Rawlings	Wilson
Files	Keokuk	Read	Mr. Speaker
Forsling	King	Reimers	

The nays were, 1.

O'Brien

Absent or not voting, 15.

Aiken	Elliott of Scott	Hansen	McCaulley
Barnes	Fleming	Hubbard	O'Donnell
Byers of Fayette	Finnern	Hunt	Shannon
Dean	Gilmore	Lomas	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 217, a bill for an act to amend the law as it appears in section four thousand three hundred thirty-five (4335) relating to state aid for standard schools, how obtained and expended, with report of committee recommending passage, was taken up for consideration.

Torgeson of Worth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 89.

Albert	Forsling	King	Read
Allen	Gilmore	Kline	Reimers
Bair	Hall	Knudson	Reno
Ballew	Hansen	Lamb	Rice
Barnes	Hatter	Lomas	Rutledge
Bixler	Hayes	Lovrien	Ryder
Buchmiller	Heald	McCreery	Rylander
Bush	Helgason	McIlrath	Sass
Byers of Linn	Hill	McIntosh	Simmer
Campbell	Hollingsworth	McMillan	Swanson
Clark	Hollis	Mathews	Taylor
Cole	Holmgren	Miller	Torgeson
Cox	Hopkins	Mounce	Truax
Crozier	Hunt	Nelson of	Van Buren
Dayton	Hush	Hancock	Van Wert
Dean	Irwin	Nelson of Story	Vaughn
Ditto	Istad	O'Brien	Venard
Elliott of Polk	Jaycox	Orr	Vosseller
Elliott of Scott	Jensen	Pattison	Wamstad
Ellsworth	Johnson of	Paulson	Wearin
Figgins	Dickinson	Pendray	Whiting
Files	Johnson of	Ratliff	Wilson
Fleming	Keokuk	Rawlings	Mr. Speaker

The nays were, 1.

Baker

Absent or not voting, 18.

Aiken	Finnern	Hubbard	Randall
Berry	Greene	Lichty	Shannon
Burton	Griswold	McCaulley	Shields
Byers of Fayette	Hagglund	O'Donnell	Smith
Eckles	Hanson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 263, a bill for an act to amend House File number forty-three (43) of the Forty-third General Assembly relating to bus franchises and elections thereon, with report of committee recommending passage, was taken up for consideration.

Hollis of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 85.

Albert	Fleming	Knudson	Read
Allen	Forsling	Lamb	Rice
Bair	Gilmore	Lichty	Rutledge
Baker	Greene	Lomas	Ryder
Ballew	Griswold	Lovrien	Rylander
Barnes	Hall	McCreery	Sass
Berry	Hansen	McIlrath	Shields
Buchmiller	Hanson	McIntosh	Simmer
Burton	Hatter	McMillan	Smith
Byers of Linn	Helgason	Mathews	Swanson
Campbell	Hollingsworth	Miller	Taylor
Clark	Hollis	Nelson of	Torgeson
Cox	Holmgren	Hancock	Truax
Crozier	Hopkins	Nelson of Story	Van Buren
Dayton	Hunt	O'Brien	Van Wert
Ditto	Irwin	Orr	Vaughn
Eckles	Istad	Pattison	Wamstad
Elliott of Polk	Jaycox	Paulson	Wearin
Elliott of Scott	Jensen	Pendray	Whiting
Ellsworth	Johnson of	Randall	Wilson
Figgins	Keokuk	Ratliff	Mr. Speaker
Files	Kline	Rawlings	

The nays were, none.

Absent or not voting, 23.

Aiken	Finnern	Hush	O'Donnell
Bixler	Hagglund	Johnson of	Reimers
Bush	Hayes	Dickinson	Reno
Byers of Fayette	Heald	King	Shannon
Cole	Hill	McCaulley	Venard
Dean	Hubbard	Mounce	Vosseller

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 226, a bill for an act to amend section three thousand seventy-six (3076), of the Code, 1927, relating to the pasteurization of skimmed milk and buttermilk, with report of committee recommending passage, was taken up for consideration.

Rutledge of Webster moved that the amendment filed by him and found on page 547 of the Journal of March 5th be adopted.

Motion prevailed and the amendment was adopted.

Baker of Jasper moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 79.

Allen	Files	Johnson of	Read
Baker	Fleming	Keokuk	Rice
Ballew	Gilmore	King	Rutledge
Barnes	Griswold	Kline	Ryder
Bixler	Hall	Knudson	Rylander
Buchmiller	Hanson	Lamb	Sass
Burton	Hatter	Lichty	Shields
Bush	Helgason	Lomas	Smith
Campbell	Hollingsworth	Lovrien	Swanson
Clark	Hollis	McCreery	Taylor
Cox	Holmgren	McIntosh	Torgeson
Crozier	Hopkins	McMillan	Truax
Dayton	Hunt	Mathews	Van Buren
Dean	Hush	Miller	Van Wert
Ditto	Irwin	Mounce	Vaughn
Eckles	Istad	Nelson of Story	Wamstad
Elliott of Polk	Jaycox	Orr	Wearin
Elliott of Scott	Jensen	Pattison	Whiting
Ellsworth	Johnson of	Paulson	Wilson
Figgins	Dickinson	Pendray	Mr. Speaker
		Randall	

The nays were, none.

Absent or not voting, 29.

Aiken	Forsling	McCaulley	Rawlings
Albert	Greene	McIlrath	Reimers
Bair	Hagglund	Nelson of	Reno
Berry	Hansen	Hancock	Shannon
Byers of Fayette	Hayes	O'Brien	Simmer
Byers of Linn	Heald	O'Donnell	Venard
Cole	Hill	Ratliff	Vosseller
Finnern	Hubbard		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 242, a bill for an act relating to the compromise authorized to be made with delinquent corporations.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 243, a bill for an act relating to fees to be charged for recording.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 244, a bill for an act relating to notice to be given to delinquent corporations.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 221, a bill for an act to amend section fifty-two hundred twenty-four (5224) of the Code of Iowa, 1927, relating to salary of county recorder.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 239, a bill for an act relative to the filing of a certificate of issuance of stock.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 241, a bill for an act relating to the execution of renewal of articles of incorporation.

Also, that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 10, relating to agricultural relief legislation.

Also, that the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House File No. 126, a bill for an act relating to the perfecting of an appeal to the Supreme Court.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 150, a bill for an act to amend the law as it appears in section forty-two hundred eighteen (4218) of the Code, 1927.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 143, a bill for an act relating to certain tax levies for general, grading, sewer and other funds in cities and towns and authorizing a consolidated levy for such purposes applicable to cities acting under special charter.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 66, a bill for an act relating to the payment of street improvements.

Also, that the Senate has concurred in House amendment in which the concurrence of the Senate was asked:

Senate File No. 158, a bill for an act legalizing certain franchises of the Iowa-Illinois Telephone Company in certain towns in the State of Iowa.

Also, that the Senate has concurred in House amendment in which the concurrence of the Senate was asked:

Senate File No. 116, a bill for an act to authorize the issuance of a patent to certain lands in Marion county, Iowa.

WALTER H. BEAM, *Secretary.*

#### SENATE MESSAGES CONSIDERED

Senate File No. 221, a bill for an act to amend section fifty-two hundred twenty-four (5224) of the Code of Iowa, 1927, relating to salary of county recorder.

Read first and second times and referred to committee on compensation of public officers.

Senate File No. 239, a bill for an act to amend the law as it appears in section eighty-four hundred sixteen (8416), Code of 1927, relative to the filing of a certificate of issuance of stock.

Read first and second times and referred to committee on private corporations.

Senate File No. 241, a bill for an act to amend the law as it appears in section eighty-three hundred seventy-three (8373), Code of 1927, relating to the execution of renewal of articles of incorporation.

Read first and second times and referred to committee on private corporations.

Senate File No. 242, a bill for an act to amend the law as it appears in section eighty-four hundred fifty-one (8451), Code of 1927, relating to the compromise authorized to be made with delinquent corporations.

Read first and second times and referred to committee on private corporations.

Senate File No. 243, a bill for an act to amend the law as it appears in section eighty-four hundred sixty-two (8462), section eighty-four hundred ninety (8490) and section ninety-two hundred eighty-three dash b four (9283-b4), Code of 1927, relating to fees to be charged for recording.

Read first and second times and referred to committee on private corporations.

Senate File No. 244, a bill for an act to amend the law as it appears in section eighty-four hundred eighty-a three (8480-a3),



and section eighty-five hundred eight-a three (8508-a3), Code of 1927, relating to notice to be given to delinquent corporations.

Read first and second times and referred to committee on private corporations.

#### SENATE CONCURRENT RESOLUTION NO. 10

*Whereas*, The prices of agricultural commodities are not on a parity with prices of other products and especially with the prices of those commodities which farmers must buy; and

*Whereas*, Present tariff schedules on agricultural commodities are inadequate to protect the American farmer from foreign competition; and

*Whereas*, Present tariff schedules do protect numerous other industries against foreign competition; and

*Whereas*, We favor tariff schedules which are based on the principles of equality, justice and fairness to all;

*Resolved by the Senate, the House concurring*, That the legislature of Iowa requests the readjustment of tariff schedules affecting agricultural commodities, so that the American farmer will be placed on a parity with those engaged in other industries and which will insure him the full benefit of the American Market for his products, and thus enable him to secure cost of production plus a reasonable profit, based on American standards of living; and

*Be It Further Resolved*, That we respectfully urge action on this matter in the present session of Congress, or in a special session, to be called for the consideration of emergency tariff and general agricultural relief legislation; and

*Be It Further Resolved*, That the secretary of state of the state of Iowa be instructed to send a copy of this resolution to the President of the United States, President-elect Herbert Hoover, the Speaker of the House, the Vice President of the United States, to the Ways and Means Committee of the House of Representatives and to each member in Congress from the state of Iowa.

Unanimous consent having been granted for the immediate consideration of the concurrent resolution, Mr. Rutledge moved its adoption.

Moiton prevailed and the concurrent resolution was adopted.

#### MADE SPECIAL ORDER

Whiting of Johnson asked and obtained unanimous consent to have House File No. 305 made a special order for Friday, March 8th, at 11:00 a. m.

## REMARKS OF NATIONAL COMMANDER PAUL V. McNUTT

It is like carrying coals to Newcastle to talk to you about the American Legion. You have given to the national organization distinguished leadership. You have given to the national organization "Jack" MacNider, whose vigorous leadership gave the American Legion the impetus which it has never lost, must never lose. You have given Jim Barton, whose keen judgment has builded this great business organization of ours. You have given great men to the national executive committee and to the various standing committees of the American Legion. For those gifts the Legion as a whole is grateful to you. For the inspiration of your leadership the Legion is thankful.

It is fine to be with you on this day, to pause at the shrine of the Father of Our Country in grateful appreciation of those principles which he gave to the nation, principles which are our principles—justice, freedom and democracy, and we celebrate this day by publicly renewing our pledge to serve the nation in peace as we did in war.

And the first thing on our program today, as it has been since the very inception of this organization, is adequate service to the disabled ex-service man. It is easy enough to cheer when men march away to the measured beat of martial music, easy enough for the same crowds to cheer when the remnants come home, easy enough for the same crowds to forget. But there are two organizations which do not forget, and they are the American Legion and the American Legion Auxiliary.

Very early in the history of our organization, we saw the waste and the extravagance and the red tape which attended various departments of government having to do with the relief of the disabled man. The American Legion was responsible for the formation of what is now known as the Veterans' Bureau. The American Legion has been responsible for every single bit of liberalizing legislation placed upon the national statute books for the disabled man.

But the American Legion did not stop there. It took upon itself the equally important task of seeing to it that the disabled ex-service man received from a grateful government the benefits to which he as an individual was entitled. But it is no time for us to stop and point with pride to the achievements of the past, no matter how glorious that record may have been.

We have a comprehensive program for the disabled man, and the first thing on that program is to improve and expedite our own service to him. I have nothing but highest praise for the service officers of our posts, of our departments, and for the members of the national rehabilitation committee. They have labored night and day in order to bring the disabled man those things to which he has been entitled. But the problem today is more serious than it was in the beginning. It requires expert service for its solution, and we must all lend our hands to those men who are serving in these capacities, in order that they may more efficiently accomplish the great task which has been assigned to them.

And the second thing on our program for the disabled man is to bring about additional liberalized provisions of the laws. As the years have gone on, it has been found necessary to change the World War Veterans'

Act in order to take care of present conditions, and at the present time the great need is for additional hospital beds. We are asking for 2,725 additional beds, and the hospital subcommittee of the veterans' committee of the House refused to vote that bill out of committee last week. The time has come for the Legion to say to that committee that those hospital beds must be brought to those men. Delay is dangerous. Delay will cost human lives. Delay will create a most serious situation. We must raise our voice in this demand for these men who deserve hospitalization today.

And the third thing on our program for the disabled man is to see to it that existing administrative agencies give a liberal interpretation to existing laws. I have no complaint to offer of the Veterans' Bureau, of its director, or of those who are employed by the bureau. But they are human beings, and, being that, they are prone to forget that each file which crosses the desk represents a human life and back of that human life three or four human lives. They must not forget that, and the Veterans' Bureau must not fall into the habit of bureaucracies and become so entangled in red tape that it fails to perform this most important function assigned to it. And the American Legion must be vigilant to see to it that this bureau functions efficiently at all times for these men.

For the most of us, the war ended with the Armistice, but for the disabled man the war is all the days. All of the days! Figure what that means. He gave everything. He gave his all, and all that he hopes to be, to the nation. Nothing within the power of this government is too good for him in return.

Second only to the disabled man comes the needy and homeless child of the war veteran. The father is gone. No one there to give a word of encouragement, no one there to lend the hand of assistance, no one there to guide the child in the formative period. And the American Legion is trying to take the place of that father, trying to assure for the child the same equality of opportunity which belongs to your child and to mine, trying to assure for that child the right to travel the path of success just as far as his capacity permits, whether he come from a hovel in the city or from a hut in the backwoods or hills.

And for the child we have a three-fold program, and the first thing on that program is to rehabilitate the home into which that child was born. Sometimes it doesn't take much. Sometimes a little encouragement will do it. Sometimes a little assistance will serve to hold that home together. Whatever it takes, the American Legion has pledged itself to furnish that thing. I have told the story oftentimes, but I am going to repeat it here tonight, because it illustrates the work which the American Legion is doing.

Several months ago, a disabled ex-service man came in to the service officer of one of the posts and said that he needed help, and the service officer, who was a doctor, knew that he needed help by looking at him. It so happened that he was able to put his hands on the necessary information, and forty-eight hours later that man was on his way to Dawson Springs with an order for hospitalization. It was too late. Three months

later he came back in a box with a flag on it, and the post that was responsible for his hospitalization took him out and buried him.

When they got out there, they found his wife and his three children living in a cowshed. The roof would not keep out the rain, and the walls would not keep out the cold. And then and there, that post and the Auxiliary of that post, took over the care of that family. From that day to this, they furnished every bit of food and clothing and medical attention the members of the family have needed. But the post did not stop there. It went out and bought an acre of ground, and one Sunday, being Sabbath day and to keep it holy, all of the hammer and saw men and some who were not hammer and saw men, went out to that plot of ground and built a house. Nothing elaborate, to be sure, but it is water tight, secure, decent, and it is home. The title to that place is in the American Legion. The use of it belongs to that family as long as they are in need. That is what we mean by rehabilitation.

You say it is an unusual case. Yes. But there are thousands upon thousands of unusual cases among the families of four million ex-service men who live in this country today.

Sometimes it is impossible to keep the old home together. When it is, the second function of our program for the needy and homeless child is to find a proper foster home, put the child in the home for a probationary period of six months, to see whether or not the child is suited to the home and the home suited to the child, and then if everything is satisfactory, to change the moral responsibility of the family taking the child, to a legal responsibility by means of adoption.

Sometimes a child is found so handicapped or there is some hereditary condition which would only serve to bring unhappiness to the child or a family taking the child. When that is the case, the Legion has a place for that child. We own, maintain and operate two billets, one in Kansas and one in Michigan, operated on the cottage plan, each cottage with a cottage mother. The child is sent there, fed, clothed, cared for and educated according to the highest and best standards—not to be kept there forever, mind you, because the American Legion does not believe in institutional care for children when it can be avoided. Simply to be kept there until a better place can be found for that child.

We did not realize in the beginning what tremendous responsibility we had undertaken in this child welfare program. We are beginning to see what a problem it is today, and the time is not far off when we must go to the people of the various states and say to them, "You must make provision for these children within the borders of the state in which they were born, not in institutions but in homes where the children may have the care and the love and the tenderness which alone can be found in an American home." And the child must not be treated as an object of charity. He is something more than that. He is the holder of a priceless heritage—the right to grow into useful citizenship to take the place of a father who gave everything that he had to the nation.

Those who are on the outside do not understand why we have given

so much of our energy, so much of our time, to the disabled man and to the needy and homeless child. They ask the question, "Hasn't the government been generous with them?" And the answer to that question is that the government has been generous to them just as in the courts of justice, justice is supposed to be free and speedy, and yet it is necessary for litigants to have counsel; and here, too, it is necessary for the disabled man and for the needy and homeless child to have counsel and that counsel is the American Legion. As long as a man lives who wears the button of this organization, the disabled man and the needy and homeless child will be first on our program. They are sacred charges, and we will keep faith with them as long as we exist as an organization.

We have some other things on the program. We have an Americanism program. "Americanism" is a word which has been bandied about considerably of recent years, but to the American Legion, it has a very definite meaning. It means, first of all, public education. We believe it to be the paramount duty of an enlightened government to give adequate support to public education. It is not that we are all pedagogues or interested in pedagogy as such, but we are interested in a fundamental thing—in seeing to it that the youngsters of the coming generation not only know but understand and are willing to accept the responsibilities of citizenship.

And the same reason underlies our support of the Boy Scout movement. It does not, as many people would have you understand, want to militarize that organization. Not that at all, but we support the Boy Scout movement because we believe in that organization, believe that it builds manly, courageous men, men who are willing and able to accept responsibility when responsibility arises. Over 3,000 posts of the American Legion are sponsoring Boy Scout troops. Over 7,000 American Legionnaires are acting as scoutmasters. And this year we are building in our departments an organization to help this other great organization, headed by a department chairman, in order that we may marshal our forces to more efficiently assist the Boy Scout organization.

And the same real reason underlies its connection with the athletic program of ours. Of course, the average Legionnaire is interested in athletics. He is interested in most any kind of an athletic contest, from a bull fight up or down. But we are interested in this program for two real reasons. The first is that if ever again this nation faces nationally an emergency, that we shall have a race physically fit; and the second is because we believe that a good sportsman, a man who can win and a man who can lose like a gentleman, in the end makes a good citizen.

Last year, 122,000 youngsters participated in junior baseball. The two national leagues gave us \$50,000 to help carry on the program. A few weeks ago, another check for \$50,000 rolled in, and this year we expect to have 200,000 in junior baseball. Do you know what that means to the future of the nation, to have that many youngsters who know how to play a game as sportsmen, because after all that is what life is—playing the game? And if they play it as sportsmen they are going to be more useful to the communities in which they live.

And we have been interested not alone in our own young; we have been interested in some other educational projects. We have been interested in the education of the adult foreign born. We have been interested in this great melting pot of ours. We have been interested in seeing that the melting pot does not overflow. When the World War was over, hundreds upon hundreds of thousands of residents of continental Europe were seeking a haven of refuge here, and we saw that it was necessary to put some limitation upon immigration, and we have been supporting such a limitation. We believe that the proper method for determining the ratio of those to be admitted is the national origin of those who are already here. In this matter, we do not expect to be arbitrary. As the problem changes, the method of limitation can change, but the fundamental principle involved is this, that we shall not admit to this country any more than we are able to properly assimilate and make into responsible and responsive American citizens.

We know there are certain groups of individuals in this country today who openly declare their allegiance to the United States of America and to the sovereign of the land from whence they came. We know that there are individuals in the country today who pay more attention to the words of the premier of Italy than they do to the words of the president of the United States. For generations we have endured this claim of foreign sovereigns to the allegiance of those who have become American citizens by naturalization, but the time has come to say to those people that if they expect to stay here, earn a livelihood here, rear a family here, under the protection of our institutions, then their allegiance to the United States of America must be exclusive.

There are certain other groups fostered by certain continental societies which claim to hold secretly the allegiance of those persons who have become American citizens by naturalization in this insidious fashion. They have sought to build up groups here openly declaring their allegiance to the United States and secretly owing their allegiance to some alien power. No man can serve two masters. No citizen can serve two sovereigns. No nation can suffer a divided allegiance, and if these people persist in this practice, then, as for them, the gate is open, and as far as we are concerned, we are willing to show them the way out to stay out. They have no place here.

In other words, the thing which happened in '17 to '19 must never happen again, when over two million men, or over eight per cent of the military man power of this country, were exempt from national military service by reason of their allegiance to some alien power.

But that is not all that has been done by the American Legion. We have tried to demonstrate that here in America we are interested in the foreign born. I wish it were possible for all of you to go with me to some of our industrial centers and see the Americanism work which has been and is being carried on by American Legion members. I wish it were possible for all of you to go with me to a certain Polish post presided over by Mr. Milchesky. In that post, over 95 per cent of the members could not read and could not write English. They started a school

which operated six nights out of every week, and the members of the post attended that school. And they tell me in that community today that there are no more loyal and devoted American citizens than the members of that post. And when they had finished the task within their own ranks, they opened the doors of that institution to the entire foreign settlement, and they are now demonstrating by acts rather than by words their interest in Americanism, their interest in raising the standard of American citizenship, and there you get real affection.

And then we have tried to carry on in other ways through our program of community service participated in by over 10,000 posts of the American Legion in over 200 different lines of endeavor. What we are trying to do in that is to make the home town, whether it is a metropolis or a hamlet, the best place on earth to live.

The experiences of recent months have opened another great avenue of service to the American Legion. What organization was the first on the scene when the floods came in New England? What organization was the first on the scene at both of the Florida disasters? What organization was the first on the scene at the floods in the Mississippi valley? And when the dam broke in California last year? It was the American Legion. And those experiences have led to forming emergency relief units in all of our posts. Our members know what it is to be subject to discipline, our members know what it is to face emergencies, and there is not any reason why those experiences should not be brought to the benefit of the communities in which we exist. Not in an effort to take the place of existing organizations, not in an effort to take the place of the American Red Cross. We believe in the American Red Cross, we have many of our posts that have taken the annual roll call of that organization, but when disaster comes we are there and can render immediate service, and then later on, when the other relief organizations get on the scene, we can join hands with them to render a common service to the communities in which we exist.

But the fundamental part of our Americanism program is an effort to raise the quality of the citizenship of our people through a definite program of citizenship. When this organization of ours came into being, we saw it was necessary to call the attention of our people to their rights as American citizens. Most of them were vigilant enough in determining their rights. But we did see that it was necessary to call their attention to their responsibilities, to their duties which were correlative to those rights. And there we have started out with this simple, definite program of citizenship, showing that the duties fall under four well recognized heads—taxation, voting, police and welfare measures, political and military loyalty.

There are only two things in this world which are both certain and unpopular. They are death and taxes. Taxes are enforced proportional contributions levied by the sovereigns through persons and property for the support of all necessary functions of government. The average citizen usually is ducking the taxes he does because of the rates. But in most of our communities, we find either through improvements or extrava-

gance, or for other reasons, high taxes. And the higher the rate, the more we reap, and the more we reap the higher the rate. It is a vicious circle and sooner or later it reaches the breaking point, and when it does, the result is disastrous for all of us. The simple criterion which the American Legion is teaching today is that, that every citizen owes his government the same high standard of honesty he owes his fellow-man when he deals with him on the street.

Now the nation came into being with a cry, "No taxation without representation," and yet when this organization of ours came into existence we saw that less than 50 per cent of the qualified voters of this nation were actually exercising the right of suffrage. They were throwing away this priceless patrimony so dearly won by the blood of our forefathers. And we started on a campaign to arouse the interest of all of our citizens in this most important function.

Now do not misunderstand me. The American Legion has no place in partisan politics, and partisan politics, thank God—I say it reverently—have no place in the American Legion. But we do say to our members, "You have an obligation which rests upon you to exercise that right of suffrage, and you have an additional obligation to arouse the intelligent interest of all those with whom you come in contact."

The American Legion does not believe that the average citizen, who is not a criminal, has any disrespect for law. Using that term in its fundamental sense, which is justice, he loves it. It is his life. He may have some disrespect for the way in which laws have been made, for the way in which they have been obeyed, for the way in which they have been administered, but he recognizes that the fundamental thing is that which keeps him from stepping in the chasm of chaos; and he does respect the constitution when it actually proves to be the guarantee of life and of liberty and of prosperity.

Now it is absolutely unnecessary in this gathering to speak of the last duty of citizenship—political and military loyalty. You have demonstrated both of them. But, unfortunately, it is necessary to speak through the American Legion to many of the people of this country today concerning this most important duty. The nation is now in its 153d year. That is not long as we count the ages of nations. We are living in an age to which it is a privilege to belong, in which it is an adventure to live. But the thing which has marked our people through all of these years has been a determined faith in representative government. Are we keeping faith? Are we succeeding in this, the greatest experiment of all of the ages?

There are certain groups moving among us today, whispering behind their hands—I don't mean campaign whispers, either—whispering behind their hands that we are failing in this great experiment, that we are following the history of ancient Rome, that we are on our way to a triumvirate and finally through that to one man. It has not been so many months ago that the president of one of the great organizations of this country, in the city of Washington, D. C., said that what the nation needed was a dictator. Nonsense!



Had he forgotten that the nation entered the World War, among other things, to destroy a dictator; that as the result of the war three dictatorships were destroyed—the Romanoffs of Russia, the Hapsburgs in Austria, and the Hohenzollerns in Germany? Had he forgotten that on European soil there had grown three dictators—one in Spain, one in Turkey, and the one who has been aptly called the combined Lydia E. Pinkham and Henry Ford of the Old World, in Italy? And a dictatorship is just as foreign to representative government as an autocracy ever thought of being. And this is the simple doctrine of Americanism which the American Legion is teaching today: That nothing is wrong with American institutions; the fault is with our people; and each much labor tirelessly to protect them and keep this land where all are kings but no man wears a crown.

And these same people, together with some who are honest and well meaning and some who are not, are seeking at the same time to destroy the military loyalty of our people, are seeking to go among the youth of the land to exact an oath never to serve in the armed forces in time of an emergency, who are trying to destroy the Army and Navy of the United States piecemeal. They say that they are carrying the banner of peace, they say they are marching in the vanguard of the pageant which moves toward the millenium.

I would that it were so, but let me tell you something, that there is no organization in this world, religious or otherwise, any more deeply interested in permanent international peace than the American Legion. Our members have seen war, and a little of it goes a long way. We started out with peace in mind when we put in the preamble, "to make right the master of might; to promote peace and goodwill on earth," and we have tried to do it through the operation of our commission on world peace and foreign relations, through our participation in Fidac, that organization of nine million men who served with the allied armies during the World war, Fidac, to which every member of the American Legion belongs, Fidac, which was born in the brain of one of the past national commanders of the American Legion, Fidac, which works night and day for a better understanding between the nations there represented. You can't tell me that those men who served shoulder to shoulder in a common cause and faced a common danger are going to allow their nations to go to war over any trivial matter.

But in promoting our program of peace we have recognized certain definite principles. They are these:

First—A permanent peace must be peace with honor and security.

Second—A permanent peace must be based on justice to all peoples.

Third—A better method than war must be found for settling international disputes.

Fourth—Until such method is found and accepted by all of the nations, this nation must provide adequate national defense.

And, equally important, that defense must be based on equal service from all and special profit to none. I don't care what you call that stat-

ute, whether you call it Universal Draft or Universal Service, the principle is sound. The burden of war does not fall alone on the back of the man who carries a gun. It falls on labor and on capital as well.

You have had some false propaganda spread among you. You have been told that we have been opposed by organized labor in this thing. But nine weeks ago, in the city of New Orleans, I spoke at the annual convention of the American Federation of Labor, just as straight from the shoulder as I know how to talk, about the Universal Draft, and I have never had a more enthusiastic or responsive audience. They believe in it, I say. They may disagree as to some of the details, and the American Legion is not arbitrary about this thing.

There is an act pending in the congress of the United States today, called the Universal Draft Act. There are some objections to that act in its present form, constitutional and otherwise. And therefore the American Legion is asking today for the adoption of the Wainwright resolution, which will empower the president of the United States to appoint a commission consisting of certain members of the cabinet, certain members of the Senate and the House of Representatives, and certain members of industry, of labor, and of the professions, to sit down and consider all of the elements concerned, and finally to formulate an act which will be acceptable to all. And let me remind you of one other thing. The American Legion has never failed with a single piece of national legislation which it has supported, and it is going to stay with the principle of universal service until that principle is written into the laws of this land to stay.

The American Legion urged ratification of the Multilateral Treaty, as it would urge any method which would bring about an everlasting peace to this world, but at the same time it has called the attention of our people to two salient facts. The first is that the Multilateral Treaty is and can be nothing but a friendly gesture. And the second is that all of the wars in the last century and a half have involved the violation of one or more treaties. If I may illustrate in homely fashion later on, I will show just the position of the United States. But may I remind you that no nation can pin its faith in a treaty to protect a nation or its people or its institutions, and if you are forgetful may I remind you that a treaty did not protect Belgium.

As long as there is hate and lust and greed and murder and envy in the heart of man, those same emotions are going to be reflected in the acts of nations, and as long as they are reflected in the acts of nations, a God-fearing people must take some practical means to protect themselves. Here we are. We have renounced war as an instrument of policy, but if we are going to make that kind of a gesture, let's put some punch in the arm that makes the gesture.

If I can illustrate it, it will be in this fashion: That if a puny weakling were to stand up here in front of this crowd and say, "I have renounced fighting as an instrument of settling my difficulties with you gentlemen," you would laugh behind your hands and tell him he had better renounce fighting, it wouldn't do him any good to fight anyway. But if a two-

fisted gentleman were to stand up here and say, "I renounce fighting as an instrument of settling my difficulties with you gentlemen," you would applaud him for his moral courage. It means absolutely nothing for the United States of America to renounce war as an instrument of national policy if we stand here weak and defenseless. But it means to assume the leadership of the world if, strong and able to defend ourselves, we renounce war as an instrument of national policy.

And therefore the American Legion urged at the same time that we pass the Cruiser Bill. Let me tell you something else, that if it had not been for the American Legion, the Cruiser Bill would not be law today. The credit belongs to you. You told the people the truth, and they responded instantly. There were some real facts behind that. The Cruiser Bill did nothing more than replace obsolete ships in the Navy, but the Cruiser Bill called attention to certain strategic facts: That the coast lines of the United States are longer than any other nation; that the sea lanes are longer than those of any other nation; that the sea-borne commerce is greater than that of any other nation. You had a lot of figures there before you during the Cruiser Bill fight, but the facts are these, that the sea-borne commerce amounts to twenty-four billions a year, and the sea-borne commerce of our nearest rival in it, Great Britain, amounts to fifteen billions a year.

There was a third real reason behind it, and that was the diplomatic situation involved. You remember that at the close of the World War we were a sea power second to none. We called the nations of the world together to sit down at the conference table to adopt a sane limitation on naval armaments, and when they got there France refused to put a limitation on submarines, Great Britain refused to put it on cruisers because, as Great Britain said, France refused to put it on submarines. But the United States of America had more capital ships than any other nation in the world, so they put the limitation on capital ships 5-5-3, five for Great Britain, five for the United States, and three for Japan. And the United States scrapped more ships than all of the other nations party thereto scrapped, and the United States was the only nation which kept not only the letter but also the spirit of that agreement. The other nations party thereto kept the letter but utterly disregarded the spirit, and we woke up a few months later to find out that as far as modern battle cruisers were concerned, Great Britain had built, or building, or appropriated for, 53, Japan for 29, and the United States for 18. And the ratio was not 5-5-3, it was 5-3-2—five for Great Britain, three for Japan, and two for the United States.

But, nothing daunted, still trusting, we went into the Geneva conference in an effort to have the limitation apply to all categories of ships, and in that conference we failed utterly and miserably. Why? We went into the Washington disarmament conference a power, and accomplished something. We went into the Geneva conference a supplicant and accomplished nothing. And the role of supplicant is not the role for the United States of America to play, ever. And if there is ever a sane limitation on naval armaments, and it is proved by this latest move by Great Britain,

if there ever is a sane limitation on naval armaments, it will be made at a conference table at which the United States of America sits as a power.

Now there was a fourth and last real reason, a thing which we can talk about today, namely, freedom of the seas. For three centuries one nation has dominated the seas. We had some trouble in 1912 with this nation about that very matter. We came very near to getting into some trouble with that same nation just before we got into the World War. We let this thing slip from our fingers at Versailles, and if the Cruiser Bill had not passed it would have been gone forever. And it remains for this nation to take the greatest step toward peace which has been taken, namely, to assure for all neutral nations the freedom of the seas.

You have been more than generous with your time. You can not tell this program of the American Legion in any short period. There are a lot of people on the outside of our organization who do not understand why we have been interested in these things of national defense. They do not understand that at the Minneapolis convention, for the first time in the history of the nation, in the resolutions adopted by that convention was stated a military policy worthy of the name, and that the next year the National Defense Act of 1920 was adopted, which follows paragraph by paragraph the resolutions of the 1919 convention, providing for a small, well trained regular army, a national guard fitted for first line work, an organized reserve, C. M. T. C. and R. O. T. C., and the American Legion has been insisting that that act be made something more than a scrap of paper.

Today they have made school teachers of most of the commissioned personnel in the regular army, and there are not enough of the enlisted personnel to actually do the fatigue duty on most of the posts; and we ask that it be built up to a point where it can perform the function assigned to it. We ask that the national guard be built up to the point authorized by the National Defense Act, in order that it may properly perform front line duties, duties which it demonstrated its capacity to perform during the World War by its distinguished service there. And we have asked for the training of one-fourth of the organized reserve every year and for 40,000 in the C. M. T. C. and for the enlargement and strengthening of the R. O. T. C. Why? Because we know that in the event of a national emergency, the burden of war rests upon the citizen soldier, and if it does rest there, then he ought to know something about the business which he is called upon to perform.

We paid a real price in the past for our policy. We paid the price in human life. All of the sentiment in the world, all of the money in the world, will not buy back the lives of men uselessly lost by such a policy. We know it to be a fact that in all of the wars in which this nation has participated since the Revolution, over one-half of the battle casualties have been due to the failure to prepare in time of peace.

Oh, it is a fine thing for the great nations to erect monuments to the Unknown Soldiers after the war is over. It fills you with profound emotion to stand before those monuments, to stand before our own beautiful

monument in Arlington, to stand before the simple, dignified tomb of the French under the Arc de Triomphe and the one which is carved out of the cliff by the sea at Nice, and the one which is on the Corso Vittorio Emanuele in Rome, the one in Strasbourg, the one in Metz, the one in Brussels, and the one which is the shrine of the entire British Empire, in Westminster Abbey.

But it is not anything like the emotion that grips you when you stand before row upon row of white crosses which bear this inscription, "Here rests in eternal glory an American soldier known but to God," and realize that half of those men are there because of the policy which this nation has pursued in the past.

They tell us that the rest of the world will misunderstand if we are practical in this matter. That is nonsense. The rest of the world knows that we are not swash-bucklers or militarists or saber-rattlers. The rest of the world knows that we want no additional territory. The rest of the world will not misunderstand us if we are practical in defending those things that are our own. We can still do these things and maintain the spiritual and the material leadership of the world while we work, while we pray for the day when Mars will fade into the darkness of the night, and in its stead will shine a star to guide all men of all nations—the Star of Bethlehem.

Now here we are at the end of our first ten years. During that period we have tried to serve unselfishly the disabled man, the needy and homeless child, the community, the state and the nation. We have never asked for a single thing for the American Legion as such. Whenever we have asked, it has been for someone who was in need. But we do ask something now. We ask that some appreciation be shown for those services, and we ask that it be shown in this form: that the citizens of this country bring into the ranks of the American Legion every single eligible man who is on the outside.

We have never asked him about his membership when he came to us for help. But we need him, and he needs us. We do not ask him about the place from whence he came. We do not care. We do not ask him about his social position. That means nothing to us. We do not ask him about his creed. We only ask a man two questions: "Did you serve with honor in the World War?" and "Were you an American citizen when you did it?" And if his answer is "Yes," he belongs with us, marching in the American pageant of progress down the center of the road toward the dawn of a better day.

They call us super-patriots. Nothing superior to the patriotism of the American Legion. Its members are patriots of the fashion who are willing to give all that they are and all that they have to the nation without thought of any reward save the accomplishment of a high purpose. And we have a high purpose. We put it simply and definitely into the pre-able in order that all might understand, in order that we may carry it on our hearts forever, and it is this: "We stand for God and country." No purpose is higher than that.

## AMENDMENTS FILED

McMillan of Benton filed the following amendment to House File No. 305.

Amend Section Three (3), line four (4), by inserting after the word "children" the words "of the same handicap".

Hubbard of Pottawattamie filed the following substitute for amendment filed February 15th to House File No. 114:

At the end of Section 1 add:

Section 2. That the law as it appears in Sections 2799, 2800, 2801 and 2802 be and the same are hereby repealed and the following enacted in lieu thereof.

Section 3. A license to practice shall be revoked or suspended by the Secretary of Agriculture of the State of Iowa when the licensee is found guilty of any of the following acts or offenses:

1. Fraud in procuring the license.
2. Incompetency in the practice of the profession.
3. Immoral, unprofessional, or dishonorable conduct.
4. Habitual intoxication or addiction to the use of drugs.
5. Conviction of an offense involving turpitude.
6. Fraud in representations as to skill or ability.
7. Use of untruthful or improbable statements in advertisements, publicity material, or interviews.
8. Distribution of alcohol or drugs for any other than legitimate purposes.
9. Wilful or repeated violations of this title, the title on "Public Health," or the rules of the department of agriculture.

Section 4. The Attorney-General may on his own motion or when directed by the Department of Agriculture shall file in the office of the Department of Agriculture a Petition against any licensee to whom has been granted a license to practice veterinary medicine. The Attorney-General shall, on behalf of the State, prosecute said action before the Secretary of Agriculture.

Section 5. The following rules shall govern the Petition in such cases:

1. The State shall be named as plaintiff and the Licensee as defendant.
2. Charges against Licensee shall be stated in full.
3. Amendments may be filed with the consent of the Secretary of Agriculture.

4. All allegations shall be deemed denied but the Licensee may plead thereto if he desires.

Section 6. Upon the presentation of the petition the Secretary of Agriculture shall make an order fixing the time and place of hearing which shall not be less than ten nor more than twenty days thereafter. Said hearing shall be held at the office of the Secretary of Agriculture but the Secretary of Agriculture may, if he deems best, hold said hearing at some suitable place in the county of the residence of the Licensee.

Section 7. Notice of the filing of such Petition and of the time and place of hearing shall be served upon the Licensee at least ten days before said hearing in the manner required for the service of notice of the commencement of an ordinary action.

Section 8. The Secretary of Agriculture shall have power to subpoena witnesses, administer oaths to such witnesses and compel witnesses to produce books, letters, documents, papers and all other articles essential to the hearing. Witnesses attending said hearing shall receive the same fees and mileage as are allowed witnesses in the district court. If the license is revoked the cost of said hearing shall be paid by the Licensee. If the license is not revoked the cost of said hearing shall be paid by the State.

Section 9. Section 2781 of the Code is amended by striking out the period at the end and inserting in lieu thereof a comma and adding the following: and to pay the expenses of hearings before the Secretary of Agriculture as provided in this Chapter.

Section 10. Also amend said House File No. 114 by renumbering Section 2 as Section 10.

Section 11. Further amend by striking out the title and adding in lieu thereof the following: An Act to amend sections 2766, 2781 and to repeal sections 2799, 2800, 2801 and 2802 of the Code and to enact a substitute in lieu thereof relating to the revocation of license to practice veterinary medicine.

On motion of Clark of Fremont the House adjourned until 9:00 a. m. Thursday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 7, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. J. C. Behrens, pastor of the Methodist church, Winfield, Iowa.

Journal of March 6th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Albert of Grundy for the remainder of the week, on request of Wilson of Tama; Byers of Fayette for the day, on request of Orr of Clayton.

## PETITIONS

The following petitions, opposing House File No. 298, were presented and referred to committee on judiciary:

Mellrath of Poweshiek, from citizens of Poweshiek county; Hunt of Louisa from citizens of Columbus Junction.

Allen of Pocahontas presented a petition from voters of Pocahontas county favoring Senate File No. 293. Referred to committee on agriculture.

## REPORTS OF COMMITTEES

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 250, a bill for an act to amend sections four hundred eighty-eight (488) and four hundred eighty-nine (489), Code, 1927, relating to liberty memorial bonds, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.



Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 330, a bill for an act to legalize the corporate acts and transactions of The Sheldon Armory Company of Sheldon, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 328, a bill for an act to legalize the proceedings of the Board of Supervisors of Webster county in making a certain transfer of funds, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

That section two (2) be amended so as to read as follows:

"This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Fort Dodge Messenger, a newspaper published in Fort Dodge, Iowa, and the Gowrie News, a newspaper published in Gowrie, Iowa, without expense to the State.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 277, a bill for an act authorizing the Executive Council to transfer certain described land located in Tama county to the Cherry-Burrell Corporation in order to carry out a contract entered into between the said corporation and the Highway Commission, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 148, a bill for an act to authorize the Governor and the Secretary of State to deed and transfer to the municipal corporation of Forest City, certain land now belonging to the State of Iowa and used as a state park, beg leave to report they have had the same under consid-

eration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 168, a bill for an act to legalize the Farmers Creamery Company of Lone Rock, Lone Rock, Iowa, and all of its acts and proceedings and declaring the same to be as legal, sufficient and binding in all respects as if a sufficient notice of the incorporation thereof had been published, and proof of such publication filed in the office of the Secretary of the State of Iowa, as provided by law and all other requirements of law had been fulfilled, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking out all of section three (3).

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 162, a bill for an act to legalize certain transfer of funds by the town of Hull, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 254, a bill for an act to amend section two hundred thirty-five (235), Code, 1927, relating to distribution of codes and session laws, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Truax of Buchanan, from the committee on building and loans submitted the following report:

MR. SPEAKER: Your committee on building and loans, to whom was referred House File No. 100, a bill for an act to amend section twelve thousand seven hundred seventy-two (12772) of the Code, 1927, by add-

ing thereto a provision for the investment of fiduciary funds in building and loan association stocks, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

J. B. TRUAX, *Chairman.*

Passed on file.

Nelson of Hancock, from the committee on printing, submitted the following report:

MR. SPEAKER: Your committee on printing, to whom was referred Senate File No. 46, a bill for an act to amend section fifty-four hundred twelve (5412) of the Code, 1927, relative to the cost of official publications, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. H. NELSON, *Chairman.*

Report adopted.

Wilson of Tama, from the committee on county and township organization, submitted the following report:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 232, a bill for an act to amend section seventy-two hundred (7200), of the Code, 1927, relating to fees charged by county treasurers for information as to taxes due, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

W. WALTER WILSON, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 216, a bill for an act to amend section forty hundred thirty-eight (4038), Code, 1927, relating to disease of bees, to provide for county appropriation of funds in the eradication of such diseases, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by inserting after the word "annum" in line seven, the words "from the general fund."

W. WALTER WILSON, *Chairman.*

Report adopted.

Also:

**MR. SPEAKER:** Your committee on county and township organization, to whom was referred House File No. 73, a bill for an act to amend section fifty-one hundred eleven (5111) of the Code, 1927, relating to supervisor districts, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation except it be amended as follows:

Strike all after the enacting clause, and substitute in lieu thereof the following:

Section 1. Section fifty-one hundred eleven (5111), of the Code, 1927, is repealed and the following is enacted in lieu thereof, to-wit:

"5111. Supervisor districts. The board of supervisors shall, upon petition of electors equal to fifteen per cent (15%) of the electors voting for governor at the last previous general election, submit to the electors at the next regular election, the following proposition:

'Shall the proposition to divide the county into districts corresponding to the number of supervisors be adopted?'

If the majority of the votes cast shall be for the proposition so submitted, the supervisors shall, at their regular meeting in January next following said election, divide the county into districts.

The board of supervisors of a county which has been divided into supervisor districts, shall, upon petition of electors equal to fifteen per cent (15%) of the vote for governor at the last preceding election, submit to the electors at the next general election the following proposition:

'Shall the division of the county into supervisor districts be abolished?'

If the vote in a majority of the districts be in favor of said proposition, the supervisor districts of the county shall be deemed abolished."

Sec. 2. Amend section fifty-one hundred twelve (5112), of the Code, 1927, by inserting after the word "population" in line two (2) thereof, the words "and area".

W. WALTER WILSON, *Chairman.*

Report adopted.

Buchmiller of Greene, from the committee on claims, submitted the following report:

**MR. SPEAKER:** Your committee on claims, to whom was referred House File No. 119, a bill for an act to make appropriation to reimburse the Liberty Club of Sioux City, Iowa, for certain equipment lost or destroyed by parties acting as officers of a company known as Company D, 4th Iowa Infantry, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

R. M. BUCHMILLER, *Chairman.*

Passed on file.

Hollis of Black Hawk, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways, to whom was referred House File No. 222, a bill for an act to amend the law as it appears in section forty-seven hundred eighty-one (4781), section forty-seven hundred eighty-five (4785), section forty-seven hundred eighty-seven (4787), and section fifty-five hundred forty-three (5543), of the Code of Iowa, 1927; to repeal the law as it appears in section forty-seven hundred ninety-three (4793), section forty-seven hundred ninety-four (4794), and section forty-eight hundred twelve (4812), of the Code of Iowa, 1927, relating to the duty of township trustees and to provide for the duties of township trustees and the board of supervisors of a county for the construction of the township road system of the state, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend section 12 by inserting after the word "contract" in line three, the words "and when such program or any distinct portion thereof has been completed by construction and surfacing, shall become a part of the county road system."

C. A. HOLLIS, *Chairman.*

Report adopted.

Hansen of Scott, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 325, a bill for an act to make an appropriation to Gerald L. Bolen to compensate him for injuries received while an employee and working under the direction of the Iowa State Highway Commission on or about June 14, 1923, on federal highway No. 30 about four miles east of State Center, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 316, a bill for an act to make appropriation to Henry Schwarch for loss of a horse as a result of injury when struck by a state owned truck, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 321, a bill for an act to make an appropriation to Albert Sharp for the care and policing of Spirit Lake Monument property for the seasons of 1927 and 1928, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 317, a bill for an act to make an appropriation to compensate William Sexton, Stewart Baker, William Lunch, William Brown and William Drew, for horses slaughtered under the authority and direction of the Secretary of Agriculture because of glanders infection, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 319, a bill for an act to make appropriation to Mrs. John Laskewitz for one hundred seventy-two and 31/100 dollars (\$172.31) and G. V. Lyon for forty-one and 45/100 dollars (\$41.45), beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 320, a bill for an act to make an appropriation to Carl N. Neiderman for injuries received while in service of the state at the annual encampment of the Iowa National Guard at the August, 1928, encampment, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 322, a bill for an act to make an appropriation to compensate Kai Sommer for injury resulting from a collision with a tractor driven by an employee of the Iowa State Highway Commission on or about November 5, 1928, on primary highway No. 61, at or near Key West, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking out of line two, section 1, the words and figures "sixteen hundred sixty dollars (\$1,660.00)" and inserting in lieu thereof the words and figures "eight hundred dollars (\$800.00)".

JOHN T. HANSEN, *Chairman.*

Report adopted.

#### INTRODUCTION OF BILLS

House File No. 364, by Forsling of Woodbury, a bill for an act to amend section ten thousand seventy-one (10071), Code, 1927, relating to the legalization of conveyances of real estate and to the presumption which shall be indulged as to the names of persons receiving and conveying title.

Read first and second times and referred to committee on judiciary.

House File No. 365, by Rutledge of Webster, a bill for an act to amend section forty-one hundred six (4106) of the Code, 1927, to allow county superintendents to call meetings of certain school officials and to provide for the payment of mileage to such officials.

Read first and second times and referred to committee on schools and textbooks.

House File No. 366, by committee on insurance, a bill for an act to repeal sections eighty-seven hundred fifty-two (8752) and eighty-nine hundred sixty-nine (8969) of the Code, 1927, and to amend section eighty-six hundred twelve (8612) of the Code, 1927, so as to fix reciprocal requirements as to taxes, fines, penalties, license fees, certificates of authority, certificates of solvency, and otherwise of insurance companies.

Read first and second times and passed on file.

House File No. 367, by Simmer and Hall of Wapello, a bill for an act to amend section sixty-six hundred sixteen (6616) of the Code, 1927, relating to the city managership plan by popular election.

Read first and second times and referred to committee on cities and towns.

House File No. 368, by Files of Cerro Gordo, a bill for an act to amend section thirty-seven hundred fifty-seven (3757), Code, 1927, relative to the establishment of industries at the penitentiary and men's reformatory.

Read first and second times and referred to committee on board of control.

House File No. 369, by committee on insurance, a bill for an act to amend section eighty-nine hundred fifty-nine (8959) of the Code, 1927, by adding thereto provision relative to notice of forfeiture of policy.

Read first and second times and passed on file.

House File No. 370, by McMillan of Benton, a bill for an act to repeal the law as it appears in paragraph two (2) of section fifty-three hundred ninety-nine (5399), Code of 1927, relative to the number of newspapers required for the official publication by counties and to enact a substitute in lieu thereof.

Read first and second times and referred to committee on printing.

House File No. 371, by Torgeson of Worth, a bill for an act to repeal section seventy-four hundred eighty-nine (7489) of the Code, 1927, and to enact a substitute therefor relating to the apportionment of the return of excess levy in proportion to the amount of assessment paid by the respective owners.

Read first and second times and referred to committee on judiciary.

House File No. 372, by Allen of Pocahontas, a bill for an act to repeal section thirty-eight hundred seventy-two (3872) of the Code, 1927, relating to the lapse of life certificates for teachers.

Read first and second times and referred to committee on schools and textbooks.



House File No. 373, by Cole of Harrison and Albert of Grundy, a bill for an act authorizing the county board of supervisors to adopt the county unit plan for public health work, to coordinate and correlate all public health activities within their county, and to create a county board of health.

Read first and second times and referred to committee on public health.

House File No. 374, by O'Brien of Allamakee, a bill for an act to amend section sixty-nine hundred eighty-five (6985), Code, 1927, relating to moneys and credits and other similar taxable obligations, and to provide the form and extent of judgments in actions on such obligations when the tax thereon has not been paid, or when such obligations have not been duly listed and assessed for taxation.

Read first and second times and referred to committee on ways and means.

House File No. 375, by Hush of Montgomery, a bill for an act to amend section nine hundred thirty-six (936) of the Code, 1927, relating to the issuance of applications and ballots to absent voters.

Read first and second times and referred to committee on elections.

House File No. 376, by Ballew of Appanoose, a bill for an act to legalize a transfer of funds by Appanoose county, Iowa, from the insane fund to the court expense fund.

Read first and second times and referred to committee on judiciary.

House File No. 377, by Lichty of Black Hawk, a bill for an act to amend the law as it appears in section forty-one hundred thirty-three (4133) of the Code, 1927, relating to the change in school district boundaries, and to amend section forty-one hundred thirty-four (4134) relating to the board in a newly formed district and the settlement of assets and liabilities.

Read first and second times and referred to committee on schools and textbooks.

House File No. 378, by Bixler of Adams, a bill for an act to amend section one hundred thirteen (113), Code, 1927, relating to examination of accounts of cities and towns.

Read first and second times and referred to committee on cities and towns.

House File No. 379, by Heald of Chickasaw, a bill for an act to amend section fifty-seven hundred forty-five (5745) of the Code, 1927, relating to the power of cities and towns to regulate and license billiard halls.

Read first and second times and referred to committee on cities and towns.

House File No. 380, by Forsling of Woodbury, a bill for an act to amend the law as it appears in section sixty-five hundred fifty-six (6556) of the Code, 1927, so as to permit a referendum to the voters in cities under the commission form of government of ordinances fixing the compensation of city employees.

Read first and second times and referred to committee on cities and towns.

House File No. 381, by Dean of Sac, a bill for an act to amend section thirteen thousand thirty-seven (13037), of the Code, 1927, relating to the embezzlement of mortgaged property and property sold under conditional sale contract, and providing what shall constitute prima facie evidence of intent to defraud.

Read first and second times and referred to committee on judiciary.

House File No. 382, by Rutledge of Webster, a bill for an act to amend chapter thirty-nine b-1, (39-b1) and section five hundred and sixty-eight (568) of the Code, relating to permanent registration of voters.

Read first and second times and referred to committee on elections.

#### MOTION TO RECONSIDER

The following motion to reconsider was made:

MR. SPEAKER: I move to reconsider the vote by which House File No. 195 passed the House.

HOMER HUSH.

Hill of Floyd moved that the motion to reconsider be laid on the table.

On the question, "Shall the motion to reconsider be laid on the table?" a roll call was demanded.

The ayes were, 27.

Allen	Files	Holmgren	Paulson
Clark	Finnern	Hopkins	Read
Cox	Fleming	Johnson of	Ryder
Dean	Hall	Keokuk	Taylor
Ditto	Hayes	King	Van Wert
Eckles	Helgason	Lomas	Wearin
Elliott of Scott	Hill	McIlrath	Whiting

The nays were, 62.

Bair	Hansen	McCreery	Reimers
Ballew	Hanson	McIntosh	Reno
Bixler	Hatter	McMillan	Rice
Buchmiller	Heald	Mathews	Rylander
Burton	Hollingsworth	Miller	Sass
Bush	Hubbard	Mounce	Shannon
Eyers of Linn	Hush	Nelson of Story	Shields
Campbell	Irwin	O'Brien	Smith
Cole	Istad	O'Donnell	Swanson
Crozier	Jaycox	Orr	Torgeson
Dayton	Jensen	Pattison	Truax
Ellsworth	Knudson	Pendray	Van Buren
Figgins	Lamb	Randall	Vaughn
Forsling	Lichty	Ratliff	Wilson
Gilmore	Lovrien	Rawlings	Mr. Speaker
Hagglund	McCaulley		

Absent or not voting, 19.

Aiken	Elliott of Polk	Johnson of	Rutledge
Albert	Greene	Dickinson	immer
Baker	Griswold	Kline	Venard
Barnes	Hollis	Nelson of	Vosseller
Berry	Hunt	Hancock	Wamstad
Byers of Fayette			

Motion lost.

Ratliff of Henry moved the previous question on the motion to reconsider.

Motion prevailed.

On the question, "Shall the House reconsider?" a roll call was demanded.

The ayes were, 56.

Bair	Bixler	Campbell	Ellsworth
Baker	Buchmiller	Cole	Figgins
Ballew	Burton	Crozier	Forsling
Berry	Bush	Dayton	Gilmore

Greene	Jaycox	McCreery	Rylander
Hagglund	Jensen	McIntosh	Sass
Hansen	Johnson of	McMillan	Shannon
Hanson	Dickinson	Miller	Shields
Hatter	Johnson of	Mounce	Simmer
Hayes	Keokuk	Nelson of Story	Torgeson
Heald	Lamb	Pattison	Truax
Hollingsworth	Lichty	Pendray	Van Buren
Hush	Lovrien	Randall	Venard
Irwin	McCaulley	Ratliff	Wilson
		Rice	Mr. Speaker

The nays were, 40.

Allen	Fleming	Knudson	Reimers
Barnes	Hall	Lomas	Rutledge
Clark	Helgason	McIlrath	Ryder
Cox	Hill	Mathews	Smith
Dean	Holmgren	O'Brien	Swanson
Ditto	Hopkins	O'Donnell	Van Wert
Eckles	Hubbard	Orr	Vosseller
Elliott of Scott	Hunt	Paulson	Wamstad
Files	Istad	Rawlings	Wearin
Finnern	King	Read	Whiting

Absent or not voting, 12.

Aiken	Elliott of Polk	Kline	Reno
Albert	Griswold	Nelson of	Taylor
Byers of Fayette	Hollis	Hancock	Vaughn
Byers of Linn			

Motion to reconsider prevailed.

Torgeson of Worth moved that the vote by which House File No. 195 passed to its third reading be reconsidered.

Motion prevailed.

McIlrath of Poweshiek moved the previous question.

Motion prevailed.

Read of Warren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?" Rule 18 was invoked.

The ayes were, 51.

Allen	Elliott of Polk	Hatter	Hunt
Barnes	Elliott of Scott	Hayes	Irwin
Clark	Ellsworth	Helgason	Johnson of
Cox	Files	Hill	Keokuk
Dayton	Finnern	Hollis	King
Dean	Fleming	Holmgren	Knudson
Ditto	Hagglund	Hopkins	Lomas
Eckles	Hall	Hubbard	McCaulley

McIlrath	Pendray	Rutledge	Vaughn
McIntosh	Rawlings	Ryder	Vosseller
O'Donnell	Read	Smith	Wamstad
Orr	Reimers	Taylor	Wearin
Paulson	Reno	Van Wert	Whiting

The nays were, 50.

Bair	Forsling	Lamb	Rylander
Baker	Gilmore	Lovrien	Sass
Ballew	Greene	McCreery	Shannon
Berry	Hansen	McMillan	Shields
Bixler	Hanson	Mathews	Simmer
Buchmiller	Heald	Miller	Swanson
Burton	Hollingsworth	Mounce	Torgeson
Bush	Hush	Nelson of Story	Truax
Byers of Linn	Istad	O'Brien	Van Buren
Campbell	Jaycox	Pattison	Venard
Cole	Jensen	Randall	Wilson
Crozier	Johnson of	Ratliff	Mr. Speaker
Figgins	Dickinson	Rice	

Absent or not voting, 7.

Aiken	Byers of Fayette	Kline	Nelson of
Albert	Griswold	Lichty	Hancock

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

#### HOUSE FILES WITHDRAWN

Rutledge of Webster asked and obtained unanimous consent to withdraw House File No. 300 from the committee on elections and from further consideration of the House.

McIntosh of Muscatine asked and obtained unanimous consent to withdraw House File No. 63 from the committee on ways and means and from further consideration of the House.

Hollingsworth of Boone asked and obtained unanimous consent to withdraw House File No. 49 from the committee on judiciary and from further consideration of the House.

Rylander of Marshall asked and obtained unanimous consent to withdraw House File No. 162 from the committee on cities and towns and from further consideration of the House.

#### CONSIDERATION OF BILLS

The House resumed consideration of House File No. 114, a bill for an act to amend section twenty-seven hundred sixty-six (2766) of the Code, relating to the licensing of veterinarians, with report of committee recommending passage was taken up for consideration.

Hubbard of Pottawattamie moved that the substitute amendment filed by him and found on page 582 of the journal of March 6th be adopted.

Hill of Floyd moved that the substitute amendment by Hubbard of Pottawattamie be considered as a substitute for all pending amendments.

Torgeson of Worth moved that action on House File No. 114 be deferred.

Motion lost.

Reimers of Lyon moved the previous question on the amendment to the substitute amendment.

Motion prevailed.

Bair of Buena Vista moved that House File No. 114 and all pending amendments be laid on the table.

On the question, "Shall House File No. 114 and all pending amendments be laid on the table?" a roll call was demanded.

The ayes were, 28.

Bair	Fleming	McCaulley	Pendray
Barnes	Forsling	Mathews	Rutledge
Berry	Hansen	Miller	Sass
Cox	Helgason	Mounce	Shannon
Dayton	Irwin	O'Brien	Taylor
Ditto	Jensen	O'Donnell	Venard
Figgins	Lamb	Pattison	Vosseller

The nays were, 74.

Allen	Greene	Johnson of	Reimers
Baker	Hagglund	Keokuk	Reno
Ballew	Hall	King	Rice
Bixler	Hanson	Kline	Ryder
Buchmiller	Hatter	Knudson	Rylander
Burton	Hayes	Lichty	Shields
Bush	Heald	Lomas	Simmer
Byers of Linn	Hill	Lovrien	Smith
Campbell	Hollingsworth	McCreery	Swanson
Clark	Hollis	McIlrath	Torgeson
Crozier	Holmgren	McIntosh	Truax
Dean	Hopkins	McMillan	Van Buren
Eckles	Hubbard	Nelson of Story	Van Wert
Elliott of Polk	Hunt	Orr	Vaughn
Elliott of Scott	Hush	Paulson	Wamstad
Ellsworth	Istad	Randall	Wearin
Files	Jaycox	Ratliff	Whiting
Finnern	Johnson of	Rawlings	Wilson
Gilmore	Dickinson	Read	Mr. Speaker

Absent or not voting, 6.

Aiken	Byers of Fayette	Griswold	Nelson of
Albert	Cole		Hancock

Motion lost.

On the question "Shall the amendment to the substitute amendment be adopted?" a roll call was demanded.

The ayes were, 76.

Allen	Files	Kline	Rice
Baker	Finnern	Knudson	Ryder
Ballew	Fleming	Lichty	Rylander
Barnes	Gilmore	Lomas	Shields
Bixler	Greene	Lovrien	Simmer
Buchmiller	Hagglund	McCreery	Smith
Burton	Hall	McIlrath	Swanson
Bush	Hanson	McIntosh	Taylor
Byers of Linn	Hatter	McMillan	Truax
Campbell	Hayes	Mathews	Van Buren
Clark	Heald	Miller	Van Wert
Cole	Hill	Nelson of Story	Vaughn
Cox	Holmgren	O'Donnell	Venard
Crozier	Hopkins	Orr	Vosseller
Dayton	Istad	Paulson	Wamstad
Dean	Johnson of	Randall	Wearin
Eckles	Dickinson	Ratliff	Whiting
Elliott of Scott	Johnson of	Read	Wilson
Ellsworth	Keokuk	Reimers	Mr. Speaker
Figgins	King		

The nays were, 21.

Ditto	Hush	McCaulley	Rawlings
Forsling	Irwin	Mounce	Reno
Helgason	Jaycox	O'Brien	Rutledge
Hollingsworth	Jensen	Pattison	Shannon
Hubbard	Lamb	Pendray	Torgeson
Hunt			

Absent or not voting, 11.

Aiken	Berry	Griswold	Nelson of
Albert	Byers of Fayette	Hansen	Hancock
Bair	Elliott of Polk	Hollis	Sass

Amendment adopted.

Knudson of Hamilton moved the previous question on House File No. 114 and all pending amendments.

Motion prevailed.

On the question, "Shall the amendment by Hubbard be substituted for all pending amendments?" a roll call was demanded.

The ayes were, 81.

Allen	Barnes	Burton	Campbell
Baker	Bixler	Bush	Clark
Ballew	Buchmiller	Byers of Linn	Cole

Cox	Hayes	Lichty	Reno
Crozier	Heald	Lomas	Rice
Dayton	Hill	Lovrien	Ryder
Dean	Hollingsworth	McCreery	Rylander
Eckles	Holmgren	McIlrath	Simmer
Elliott of Polk	Hopkins	McIntosh	Smith
Elliott of Scott	Hubbard	McMillan	Swanson
Ellsworth	Hunt	Mathews	Torgeson
Figgins	Hush	Nelson of Story	Truax
Files	Istad	Orr	Van Buren
Finnern	Johnson of	Pattison	Van Wert
Fleming	Dickinson	Paulson	Vaughn
Gilmore	Johnson of	Pendray	Wamstad
Greene	Keokuk	Randall	Wearin
Hagglund	King	Ratliff	Whiting
Hall	Kline	Rawlings	Wilson
Hanson	Knudson	Read	Mr. Speaker
Hatter	Lamb	Reimers	

The nays were, 16.

Ditto	Irwin	Miller	Rutledge
Forsling	Jaycox	Mounce	Sass
Hansen	Jensen	O'Brien	Shannon
Helgason	McCaulley	O'Donnell	Shields

Absent or not voting, 11.

Aiken	Berry	Hollis	Taylor
Albert	Byers of Fayette	Nelson of	Venard
Bair	Griswold	Hancock	Vosseller

Motion prevailed and substitution was made.

Substitute amendment adopted.

Hill of Floyd moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 79.

Allen	Elliott of Polk	Hopkins	McIntosh
Baker	Elliott of Scott	Hubbard	McMillan
Ballew	Ellsworth	Hunt	Nelson of Story
Barnes	Figgins	Istad	Orr
Berry	Files	Jaycox	Paulson
Bixler	Finnern	Johnson of	Randall
Buchmiller	Gilmore	Dickinson	Ratliff
Burton	Greene	Johnson of	Rawlings
Bush	Hagglund	Keokuk	Read
Byers of Linn	Hall	King	Reimers
Campbell	Hanson	Kline	Reno
Clark	Hatter	Knudson	Rice
Cole	Hayes	Lichty	Rutledge
Crozier	Heald	Lomas	Ryder
Dayton	Hill	Lovrien	Rylander
Dean	Hollingsworth	McCreery	Shields
Eckles	Holmgren	McIlrath	Simmer



Smith	Van Buren	Venard	Whiting
Swanson	Van Wert	Wamstad	Wilson
Torgeson	Vaughn	Wearin	Mr. Speaker
Truax			

The nays were, 17.

Cox	Irwin	Mathews	Pattison
Ditto	Jensen	Miller	Pendray
Fleming	Lamb	Mounce	Shannon
Helgason	McCaulley	O'Donnell	Vosseller
Hush			

Absent or not voting, 12.

Aiken	Forsling	Hollis	O'Brien
Albert	Griswold	Nelson of	Sass
Bair	Hansen	Hancock	Taylor
Byers of Fayette			

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Hill of Floyd moved that the vote by which House File No. 114 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### MADE SPECIAL ORDER

Wearin of Mills asked and obtained unanimous consent to have House File No. 97 made a special order for Friday, March 8th, at 9:30 a. m.

#### PROOF OF PUBLICATION

The official proof of publication of Senate File No. 229, a bill for an act legalizing certain warrants of the incorporated town of Carlisle, Iowa, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

#### BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills:

Senate Files Nos. 116, 11, 75, 122, 158, 177, 198 and 59.

## AMENDMENTS FILED

Van Buren of Jones filed the following amendment to House File No. 305:

Amend section five (5) by striking out all after the period in line eight (8).

Shields of Clarke filed the following amendment to House File No. 199:

Amend House File No. 199 by striking out the second word "and" in line three (3) thereof.

On motion of Berry of Monroe the House adjourned until 9:00 a. m., Friday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 8, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. H. D. Richmond, pastor of the Congregational church, Ankeny, Iowa.

Journal of March 7th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Van Wert of Franklin for the day, on request of Rylander of Marshall.

## PETITIONS

The following petitions favoring Senate Files Nos. 124-25 and 126 were presented and referred to committee on public health:

By Paulson of Clinton from members of the Clinton County Associated Master Barbers; by Figgins of Union from barbers of Creston.

Truax of Buchanan, presented a petition from members of Buchanan county opposing the boxing bill.

Referred to committee on judiciary.

Ellsworth of Hardin presented a resolution by the Hardin County Bar association favoring the bill providing an increase in the salary of the district judges.

Referred to committee on judiciary.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bill, submitted the following report, and moved its adoption:

**MR. SPEAKER:** Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files

Nos. 178, 25, 37, 47, 197, 165 and 166; House Files Nos. 66, 143, 150, 20, 95, 96, 120, 127, 147, 136 and 171.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

#### BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills:

Senate Files Nos. 178, 25, 37, 47, 197, 165, 166, 11, 59, 116, 75, 122, 158, 177 and 198.

House Files Nos. 136, 171, 66, 143, 150, 20, 95, 96, 120, 127 and 147.

#### REPORTS OF COMMITTEES

Lichty of Black Hawk, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 301, a bill for an act to amend the law as it appears in sections forty-one hundred twenty-nine (4129), forty-one hundred thirty (4130), and forty-one hundred fifty-one (4151) of the Code, 1927, relating to the time that changes in subdistrict boundaries, and when new school township organizations shall become effective, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 224, a bill for an act to authorize resident pupils to attend high school in an adjoining state and to provide for the payment of tuition in such cases, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman.*

Report adopted.

Cole of Harrison, from the committee on public health, submitted the following report:

MR. SPEAKER: Your committee on public health, to whom was referred House File No. 173, a bill for an act to amend chapter 151-B1, Code, 1927, relating to poultry and domestic fowls, to prohibit the sale, offering or exposing for sale or possession of poultry which is unfit for human food and to provide a penalty for a violation of this act, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. J. COLE, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on public health, to whom was referred Senate File No. 124, a bill for an act to amend the law as it appears in chapter 124-b2, relating to the inspection of barber shops, and relating to the enforcement of the sanitary rules and regulations adopted by the State Department of Health for barber shops, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by making the comma in line twenty-four (24) of section one (1) a period and the balance of that section be stricken from the bill.

E. J. COLE, *Chairman.*

Report adopted.

Simmer of Wapello, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 69, a bill for an act to repeal the law as it appears in section fifty-six hundred eighty-three (5683) of the Code, 1927, and to enact a substitute therefor relating to the authority of cities and towns to appropriate funds to pay dues in municipal leagues and to pay the expenses of delegates attending the meetings thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 302, a bill for an act providing for the appointment of Board of Trustees in special charter cities, having a population of less than twenty-five thousand (25,000) and prescribing their powers and duties, beg leave to report they have had the same under considera-

tion and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 303, a bill for an act to authorize the city or town councils in cities or towns owning and operating a municipal waterplant to provide for the collection of water rentals and to certify the same to the county auditor and to the county treasurer for collection; and to make such water rentals when certified to the county auditor a lien upon any real estate owned by any person to whom water has been furnished, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

LEONARD SIMMER, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File No. 4, a bill for an act to repeal section sixty-six hundred seventy-six (6676) of the Code, 1927, relating to political activity on the part of the manager of a city under the city manager plan of government, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike the word "repealed" at the end of section 1, and add the following: "amended to read as follows: 'The manager shall not solicit any person to vote for any member of the city council of which city he may be manager and should any manager solicit any such vote he shall be guilty of a misdemeanor and such action shall be ground for removal from office.'"

Also amend the title by striking the word "repeal" in line one, and substituting in lieu thereof the word "amend".

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File No. 22, a bill for an act to amend section fifty-six hundred ninety-nine (5699), Code, 1927, relating to chiefs of police and chiefs of fire departments in cities operating under the city manager plan as provided by chapter three hundred twenty-eight (328) of the Code,

1927, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike the words "or more" in line four of section one, and insert in lieu thereof the words "to fifty thousand (50,000)". Also amend the title by inserting between the words "cities" and "operating" in line four of the title, the words "having a population of twenty to fifty thousand".

LEONARD SIMMER, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File No. 42, a bill for an act to amend the law as it appears in section fifty-nine hundred two (5902) of the Code, 1927, relating to the department of public docks in cities and towns having a population of less than thirty thousand, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 37, a bill for an act to amend sections sixty-one hundred fifty-one b one (6151-b1) to sixty-one hundred fifty-one b three (6151-b3), inclusive, of the Code, 1927, relating to the use of surplus earnings of certain municipally owned public utilities, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by inserting in line nine (9) after the comma, the following:

"on condition the amount transferred in any one fiscal year does not exceed fifty per centum (50%) of the surplus in that fund at the beginning of that fiscal year. Also amend by striking the word "unanimous" in line ten and inserting in lieu thereof the words "three-fourths".

LEONARD SIMMER, *Chairman*.

Report adopted.

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 381, a bill for an act to amend section thirteen thousand thirty-seven (13037), of the Code, 1927, relating to the embezzlement

of mortgaged property and property sold under conditional sale contract, and providing what shall constitute prima facie evidence of intent to defraud, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 64, a bill for an act to repeal the law as it appears in sections twelve thousand three hundred seventy-six (12376) and twelve thousand three hundred seventy-seven (12377) of the Code, 1927, and to enact a substitute therefor, relating to sales of real estate on foreclosure and the manner of holding the same, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation, except that it be amended as follows:

Amend by adding the following sections:

Sec. 7. Section eleven thousand six hundred fifty-four (11654), Code, 1927, is amended by changing the period at the end thereof to a comma and adding thereto the words:

“except in case of foreclosure of mortgage on real estate.”

Sec. 8. Section eleven thousand seven hundred forty-three (11743), Code, 1927, is hereby repealed and the following enacted in lieu thereof:

“The sheriff must execute a deed to the purchaser conveying the property sold”.

Sec. 9. Section eleven thousand seven hundred forty-four (11744), Code, 1927, is hereby repealed.

Sec. 10. Section eleven thousand seven hundred forty-five (11745), Code, 1927, is hereby repealed and the following enacted in lieu thereof:

“The purchaser of real estate at a sale on execution need not place any evidence of his purchase upon record until sixty (60) days after the sale. Up to that time, the publicity of the proceedings is constructive notice of the rights of the purchaser.”

Also move to amend the title by striking out the present title and inserting in lieu thereof the following:

“An act to amend section eleven thousand six hundred fifty-four (11654), Code, 1927, relating to execution of judgment and repealing the law as it appears in sections eleven thousand seven hundred forty-three (11743), eleven thousand seven hundred forty-four (11744), eleven thousand seven hundred forty-five (11745), twelve thousand three hundred seventy-six (12376) and twelve thousand three hundred seventy-seven



(12377), Code, 1927, and to enact a substitute therefor, relating to sales of real estate on foreclosure and the manner of holding the same."

L. B. FORSLING, *Chairman.*

Report adopted.

Hansen of Scott, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 323, a bill for an act to make appropriation to James Berry and J. F. McCoy for injuries received while confined at the Iowa State Penitentiary, Fort Madison, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 326, a bill for an act to make appropriation to Frank Melka for injuries received as an employee of the Iowa State Hospital for the Insane at Independence, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 264, a bill for an act to amend chapter one hundred twenty-nine (129), Laws of the Twenty-fifth General Assembly, providing relief for one, Frederick M. Hull, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking from line six (6), section three (3), the words and figures "three hundred sixty dollars (\$360.00)", and inserting in lieu thereof the words and figures "one hundred twenty dollars (\$120.00)".

Also amend by striking from line twelve (12), section three (3), the words and figures "thirty dollars (\$30.00)" and inserting in lieu thereof the words and figures "ten dollars (\$10.00)".

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 259, a bill for an act to provide an appropriation of two hundred seventy and 75/100 dollars (\$270.75) to compensate Ethel F. Katz, as additional compensation for reporting a special bridge investigation, Forty-second General Assembly of Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JOHN T. HANSEN, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 318, a bill for an act to make an appropriation to the Iowa Bridge Company for claims arising out of construction work in Project B-86, Washington county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 324, a bill for an act to make appropriation to Polk county, Iowa, for special assessment for oiling of Dean Avenue, city of Des Moines, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

On motion of Wilson of Tama, chairman of committee on county and township organization, the report of the committee recommending that House File No. 232 be indefinitely postponed was adopted.

On motion of Truax of Buchanan, chairman of committee on building and loan, the report of committee recommending that House File No. 100 be indefinitely postponed was adopted.

#### INTRODUCTION OF BILLS

House File No. 383, by committee on cities and towns, a bill for an act to amend sections sixty-five hundred eighty-eight (6588) and sixty-five hundred ninety-two (6592), Code, 1927,

relating to levies by cities acting under the commission form of government, and to the limitation on such levies.

Read first and second times and passed on file.

House File No. 384, by Pendray of Jackson, a bill for an act to legalize the proceedings of the town council of Bellevue, Iowa, with respect to the establishment of a municipal electric light plant, and to declare that said proceedings constitute the establishment of said plant.

Read first and second times and referred to committee on judiciary.

House File No. 385, by Vaughn of Ringgold and McIntosh of Muscatine, a bill for an act to amend the law as it appears in chapter twenty-four (24) of the Code, 1927, so as to authorize the levy by municipalities as defined in the local budget law, of a tax for an emergency fund, and providing the uses which may be made of said funds and the means by which funds may be transferred out of said fund, and to repeal section three hundred seventy-three (373) of the Code, 1927.

Read first and second times and referred to committee on cities and towns.

House File No. 386, by Hunt of Louisa, a bill for an act to legalize any and all tax levies heretofore made and collected by any municipality under and pursuant to the provisions of law as contained in section three hundred seventy-three (373) and chapter twenty-four (24) of the Code, 1927.

Read first and second times and referred to committee on cities and towns.

House File No. 387, by Elliott of Polk, a bill for an act to amend the law as it appears in chapter one hundred sixty (160) of the Code, 1927, and section thirty-two hundred twenty-three (3223) and section thirty-two hundred twenty-six (3226) thereof, and to repeal the law as it appears in section thirty-two hundred twenty-four (3224) thereof, and to enact a substitute therefor, relating to the manufacture and sale of mattresses and comforts, and relating to the inspection of manufacturers thereof.

Read first and second times and referred to committee on commerce and trade.

House File No. 388, by Rutledge of Webster, a bill for an act to amend section forty-six hundred twenty-five (4625) of the Code, 1927, referring to the salary of the members of the highway commission.

Read first and second times and referred to committee on compensation of public officers.

House File No. 389, by committee on commerce and trade, a bill for an act to amend the law as it appears in section thirty-one hundred ninety-three (3193), Code of 1927; and adopting a standard set of specifications for use in the state of Iowa by all distributors of gasoline, and requiring that no gasoline be sold within the State of Iowa unless the same conforms to the specifications adopted.

Read first and second times and passed on file.

House File No. 390, by Baker of Jasper, a bill for an act relating to the taxation of real estate, and providing for credit against the tax thereon of any tax levied upon any mortgage or other encumbrance secured by such real estate.

Read first and second times and referred to committee on ways and means.

House File No. 391, by Hill of Floyd, a bill for an act to make permanent the temporary transfer of certain funds by the municipality of Charles City, Iowa.

Read first and second times and referred to committee on judiciary.

House File No. 392, by Hill of Floyd, a bill for an act to amend the law as it appears in section fifty-seven hundred forty-five (5745) of the Code of Iowa, 1927, relating to the power of cities and towns, and to authorize cities having the population of two thousand (2,000) or over to prohibit collections of refuse or junk piles within the residential district.

Read first and second times and referred to committee on cities and towns.

House File No. 393, by Forsling of Woodbury, a bill for an act to amend the law as it appears in section ten thousand two hundred ninety-seven (10297), Code, 1927, relating to mechanic's liens.

Read first and second times and referred to committee on judiciary.

House File No. 394, by Forsling of Woodbury, a bill for an act to amend section five thousand seven hundred forty-three (5743), Code, 1927, and authorizing cities and towns to license and regulate the purchase, sale and disposal of used automobile parts and automobile accessories and tools.

Read first and second times and referred to committee on cities and towns.

House File No. 395, by Forsling of Woodbury, a bill for an act to amend section five thousand and thirty-three (5033), Code, 1927, relating to the operation of motor vehicles.

Read first and second times and referred to committee on cities and towns.

House File No. 396, by Knudson of Hamilton, a bill for an act to regulate the purchase of all supplies, for and on behalf of the state of Iowa for the use of all its officers, departments and institutions; to create the division of purchases in the department of the director of the budget; to transfer all power of purchasing now exercised by purchasing agents acting under provisions of law on behalf of the state, its departments, institutions, boards, bureaus, commissions, and agencies, to the division of purchases created by this act; and to subject all acts done, awards made and decisions of said division of purchases and all contracts for purchases or capital expenditures to the approval of the director of the budget; to amend, revise and codify all provisions of law relating to purchases on behalf of the state and to repeal all provisions of law in conflict with this act; to amend sections two hundred ninety-six (296), seventeen hundred seventeen (1717), twenty-eight hundred eighty-eight (2888), thirty-three hundred twenty-two (3322), thirty-three hundred thirty-two (3332), thirty-three hundred fifty (3350), thirty-three hundred fifty-one (3351), thirty-nine hundred twenty-one (3921), thirty-nine hundred thirty-five (3935), and five thousand (5000), and to repeal sections two hundred ninety-seven (297), two hundred ninety-eight (298), three hundred and one (301) thirty-three hundred thirty-five (3335), thirty-three hundred thirty-six (3336), thirty-three hundred thirty-seven (3337), thirty-three hundred thirty-nine (3339), thirty-three hundred forty (3340), and thirty-three hundred forty-

one (3341), Code, 1927, relating to purchases and contracts for state supplies, materials and merchandise and payment for same.

Read first and second times and referred to committee on judiciary.

House File No. 397, by Hansen of Scott, a bill for an act to amend the law as it appears in section five hundred twenty (520) of the Code, 1927, relating to the election of county officers.

Read first and second times and referred to committee on elections.

House File No. 398, by Hall of Wapello and Ditto of Osceola, a bill for an act to amend section twenty-nine hundred one (2901) and twenty-nine hundred two (2902) of the Code, 1927, relating to publication of financial statements and requirements for state aid to county and district fairs.

Read first and second times and referred to committee on judiciary.

House File No. 399, by Campbell of Decatur, a bill for an act relating to the taxation of mortgages secured by real estate within the state of Iowa.

Read first and second times and referred to committee on ways and means.

House File No. 400, by Berry of Monroe, a bill for an act to provide that all public school corporations shall maintain courses of study equal to the first two (2) years of high school work.

Read first and second times and referred to committee on schools and textbooks.

House File No. 401, by Nelson of Story, a bill for an act to legalize certain transfer of funds by the town of Roland, Iowa.

Read first and second times and referred to committee on judiciary.

House File No. 402, by committee on banks and banking, a bill for an act: (1) to amend section ninety-one hundred thirty-six (9136) of the Code, 1927, relating to the number of examiners and office help; (2) to amend section ninety-one hundred thirty-seven (9137) of the Code, 1927, relating to transferring charter powers to State Banking Board; (3) relating to investment restrictions

of state banks and trust companies; (4) repealing sections ninety-one hundred sixty (9160) and ninety-two hundred six (9206) of the Code, 1927, relating to minimum capitalization of banks; (5) requiring larger surplus accounts; (6) prohibiting sale of securities unless authorized by board of directors; (7) to amend section ninety-two hundred fifty-seven (9257) of the Code, 1927, authorizing superintendent of banks to require financial statements of stockholders; (8) to cancel unused charters; (9) to amend sections ninety-one hundred sixty-six (9166) and ninety-two hundred thirteen (9213) of the Code, 1927, relating to the minimum holdings to qualify as directors; (10) limiting the rate of interest on time deposits; (11) creating certain preferences in the assets of closed banking institutions; (12) relating to boards of directors; (13) requiring financial statements from borrowers; (14) prohibiting accepting gifts or gratuities for purpose of loans; (15) to amend section ninety-one hundred eighty-four (9184) of the Code, 1927, and to prohibit purchasing or loaning on bank's own shares as security; (16) to amend section ninety-two hundred twenty (9220) of the Code, 1927, limiting loans to officers of banks and trust companies; (17) prohibiting certifying checks or issuing certificates of deposit without funds deposited; (18) making bank examination information confidential; (19) repealing section ninety-two hundred twenty-two (9222) of the Code, 1927, relating to indebtedness; (20) to amend section ninety-two hundred ninety-seven (9297) of the Code, 1927, to clarify bank's authority to borrow money; (21) requiring authority from board to pledge bank's assets; (22) requiring officers and employees to be bonded; (23) to amend section seven thousand three (7003) of the Code, 1927, to tax surplus and undivided profits as moneys and credits; (24) authorizing putting up collateral to secure public and such other funds; (25) relating to false statements for credit; (26) making charters indeterminate; (27) reducing rate of interest on public funds; (28) to amend section thirteen thousand thirty-seven (13037) of the Code, 1927, relating to embezzlement of mortgaged property; (29) relating to false reports against banks and trust companies; (30) to amend section ninety-five hundred forty-five (9545) of the Code, 1927, relating to legal holidays; (31) amending section ninety-two hundred eighty (9280) of the Code, 1927, relating to insolvent institutions; (32) to repeal sections ninety-two hundred one (9201) and ninety-two hundred sixteen (9216) of the Code, 1927, relating to reserves and to enact a substitute therefor; (33) to amend section ninety-two hundred

twenty-three (9223) of the Code, 1927, relating to loans on non-perishable security and live stock; (34) to amend sections ninety-two hundred eighty-four (9284) and ninety-two hundred eighty-eight (9288) and ninety-two hundred ninety-one (9291) of the Code, 1927, relating to fiduciary powers and adding certain restrictions; (35) to amend sections ninety-one hundred ninety-two (9192) and ninety-two hundred nine (9209) of the Code, 1927, to authorize issuing shares of stock of less than one hundred dollars (\$100.00) par value; (36) to fix liability in safe deposit business; (37) repeal; (38) act deemed separable; (39) publication clause.

Read first and second times and passed on file.

House File No. 403, by committee on agriculture, a bill for an act to amend sections twenty-nine hundred sixteen (2916) twenty-nine hundred eighteen (2918) and twenty-nine hundred twenty (2920), Code, 1927, relating to state aid for farmers' institutes.

Read first and second times and passed on file.

House File No. 404, by Reno of Polk, a bill for an act to amend the law as it appears in section ten thousand four hundred eleven (10411) of the Code of Iowa, 1927, relating to the legalization of incorporations.

Read first and second times and referred to committee on judiciary.

House File No. 405, by Hollis of Black Hawk, a bill for an act to amend, revise and codify chapter two hundred forty-two (242), Code, 1927, relating to county secondary road bonds.

Read first and second times and referred to committee on roads and highways.

House File No. 406, by Hollis of Black Hawk, a bill for an act to amend, revise, and codify chapter two hundred forty-one (241), Code, 1927, relating to special assessments for the improvement of secondary roads.

Read first and second times and referred to committee on roads and highways.

Hollis of Black Hawk offered the following resolution:

#### HOUSE CONCURRENT RESOLUTION NO. 7

House concurrent resolution memorializing the President of the United States and the Congress to increase federal aid for road construction.



*Whereas*, The development of our state has made it increasingly apparent that the people of the state must have good roads, and

*Whereas*, The people of the State of Iowa at the last general election expressed themselves overwhelmingly in favor of an enlarged road construction program, and

*Whereas*, The road building program as outlined and contemplated in this state involves the improvement of many roads of an interstate nature, thus making the cooperation and assistance of the federal government a matter of vital importance, and

*Whereas*, The Congress of the United States has for many years been appropriating federal aid for road construction at the rate of seventy-five million dollars (\$75,000,000.00) per year, and

*Whereas*, In view of the rapidly increasing traffic on the interstate highways within this state, it is apparent that the building of roads in this state must be speeded up in order to adequately meet the needs of such interstate traffic now, therefore,

*Be It Resolved by the House of Representatives of the General Assembly of Iowa, the Senate concurring*, That we hereby recommend to the President of the United States and to the Congress, that at the coming special session of Congress the annual federal aid road appropriation be increased from seventy-five million dollars (\$75,000,000) per year to not less than one hundred million dollars (\$100,000,000) per year.

*Be It Further Resolved*, That on the passage of this resolution the Chief Clerk of the House shall certify a copy hereof to the President of the United States, to the President of the Senate, to the Speaker of the House of Representatives of the Congress of the United States, to the Chairman of the Committee on Roads of the Senate and to the Chairman of the Committee on Roads of the House of Representatives.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Hollis moved its adoption.

Motion prevailed and the resolution was adopted.

McCreery of Linn offered the following resolution:

#### RESOLUTION

*Whereas*, The Honorable Irving P. Bowdish, who was a member of the House of Representatives in the Seventeenth and Nineteenth General Assemblies from Linn county, died at his home near Waubeek, Iowa, May 11, 1927; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly*, That a committee of three be appointed to draft suit-

able resolutions to be presented at the House in commemoration of his life and services to his county and state.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. McCreery moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: McCreery of Linn, Wilson of Tama, and McMillan of Benton.

Cox of Taylor offered the following resolution:

#### RESOLUTION

*Whereas*, Honorable J. P. Flick, a member of the House in the Seventeenth General Assembly, died at his home in Bedford, Iowa, Monday morning, February 25, 1929,

*Therefore, Be It Resolved by the House*, That a committee of three be appointed to draft suitable resolutions to commemorate his life, character and services to the State.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Cox moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Cox of Taylor, Bixler of Adams, and Vaughn of Ringgold.

Clark of Fremont offered the following resolution:

#### RESOLUTION

*Whereas*, Honorable S. C. Rees, late of Hamburg, Iowa, a member of the House of Representatives in the Thirty-sixth and Thirty-seventh General Assemblies, and a member of the State Senate in the Fortieth and Forty-first General Assemblies, died at his home in Hamburg, Iowa, on the first day of March, 1929; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly*, That a committee of three be appointed to draft suitable resolutions, commemorating his life, character and service to the State.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Clark moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Clark of Fremont, Wearin of Mills, and Hagglund of Page.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 249, a bill for an act to repeal Sec. 10036, Code, 1927, and enact a substitute, to repeal Sec. 10038, Code, 1927, and enact a substitute.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 245, a bill for an act relating to filing of amended and substituted articles of incorporation by cooperative associations.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 236, a bill for an act relating to the adoption and re-cording of articles of incorporation, incorporation fees, place of business of corporation, place of meetings of corporation directors, recording of articles of renewal and the exemption from incorporation fee.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 139, a bill for an act to amend Sec. 11760, Code, 1927, subdivision thereof relating to general exemptions from executions to heads of families.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 3, a bill for an act to provide for the licensing of certain mercantile establishments in this state.

Also, that the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House File No. 3, a bill for an act relating to notice or expiration of right of redemption from tax sale, and to enact a substitute therefor.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 248, a bill for an act to amend the law in Sec. 8601, Code, 1927, relating to filing of articles of incorporation.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 125, a bill for an act relating to salaries of district judges.

WALTER H. BEAM, *Secretary.*

## SENATE AMENDMENT TO HOUSE FILE NO. 125

Amend by striking all of section 1 and inserting in lieu thereof the following:

Section 1. Section ten thousand eight hundred four (10804) is amended by striking the words "four thousand" in lines 2 and 3 and inserting in lieu thereof the words "fifty-five hundred".

## SENATE MESSAGES CONSIDERED

Senate File No. 248, a bill for an act to amend the law as it appears in section eighty-six hundred one (8601), Code of 1927, relating to the filing of articles of incorporation of foreign non-pecuniary corporations.

Read first and second times and referred to committee on private corporations.

Senate File No. 245, a bill for an act to amend section eighty-four hundred eighty-one (8481) and section eighty-five hundred nine (8509), Code of 1927, relating to the filing of amended and substituted articles of incorporation by cooperative associations.

Read first and second times and referred to committee on private corporations.

Senate File No. 249, a bill for an act to repeal section ten thousand thirty-six (10036), Code of 1927, and to enact a substitute therefor, relating to the filing of contracts pertaining to public utility equipment; and to repeal section ten thousand thirty-eight (10038), Code of 1927, and to enact a substitute therefor, relating to fees to be charged by the Secretary of State.

Read first and second times and referred to committee on private corporations.

Senate File No. 236, a bill for an act to repeal section eighty-three hundred forty-three (8343), and to enact a substitute therefor; to amend section eighty-three hundred forty-nine (8349), section eighty-three hundred fifty-three (8353), section eighty-three hundred fifty-four (8354), section eighty-three hundred sixty-seven (8367), section eighty-three hundred sixty-eight (8368) and section eighty-three hundred sixty-nine (8369), Code of 1927, relating to the adoption and recording of articles of incorporation, incorporation fees, place of business of corporation, place of meetings of corporation directors, recording of articles of renewal and the exemption from incorporation fee.

Read first and second times and referred to committee on private corporations.

Senate File No. 139, a bill for an act relating to general exemptions from executions to heads of families.

Read first and second times and referred to committee on judiciary.

Senate File No. 3, a bill for an act to provide for the licensing of certain mercantile establishments in this state, to fix the fee for such licenses and the distribution thereof, and to provide penalties for a failure to comply with the provisions of this act.

Read first and second times and referred to committee on ways and means.

#### PROOFS OF PUBLICATION

The official proof of publication of House File No. 213, a bill for an act to make permanent the temporary transfer of certain moneys from the county general fund to the county bridge fund of Audubon county, Iowa, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

The official proof of publication of House File No. 135, a bill for an act to legalize certain warrants issued by the town of Underwood, Iowa, on the general fund of said corporation and to authorize the sale of bonds to fund the same, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

The official proof of publication of House File No. 401, a bill for an act to legalize certain transfer of funds by the town of Roland, Iowa, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

#### CALL OF THE HOUSE

The following call of the House was filed.

MR. SPEAKER: We, the undersigned, request a call of the House for the consideration of House File No. 97:

OTHA D. WEARIN  
JOHN M. BIXLER  
C. W. FILES  
CAROLYN C. PENDRAY  
D. A. VAUGHN

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Albert, Griswold, Nelson of Hancock and Van Wert, who on motion were excused from the call of the House.

### CONSIDERATION OF BILLS

The hour having arrived for the consideration of the special order, House File No. 97, a bill for an act to establish and maintain a state teachers' college at Tabor, Iowa, and to provide for the transfer of certain property to the state of Iowa for the use of said college, with report of committee without recommendation, was taken up for consideration.

Wearin of Mills moved that the amendment filed by him and found on page 473 of the journal of February 22nd be adopted.

Motion prevailed and the amendment was adopted.

Simmer of Wapello moved the previous question.

Motion prevailed.

Wearin of Mills moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 38.

Bixler	Ellsworth	Lamb	Ryder
Buchmiller	Files	Lovrien	Sass
Byers of Fayette	Fleming	McIntosh	Shannon
Byers of Linn	Hagglund	O'Donnell	Simmer
Campbell	Hill	Pattison	Taylor
Clark	Holmgren	Paulson	Vaughn
Cole	Hopkins	Pendray	Wamstad
Cox	Hubbard	Rawlings	Wearin
Dean	Hush	Rice	Whiting
Elliott of Scott	King		

The nays were, 62.

Aiken	Dayton	Hanson	Jaycox
Allen	Ditto	Hatter	Jensen
Bair	Eckles	Hayes	Johnson of
Baker	Figgins	Heald	Dickinson
Ballew	Finnern	Helgason	Johnson of
Barnes	Forsling	Hollingsworth	Keokuk
Berry	Gilmore	Hollis	Kline
Burton	Greene	Hunt	Knudson
Bush	Hall	Irwin	Lichty
Crozier	Hansen	Istad	Lomas

McCaulley	Mounce	Rutledge	Truax
McCreery	Nelson of Story	Rylander	Van Buren
McIlrath	Orr	Shields	Venard
McMillan	Randall	Smith	Vosseller
Mathews	Read	Swanson	Wilson
Miller	Reimers	Torgeson	Mr. Speaker

Absent or not voting, 8.

Albert	Nelson of	O'Brien	Reno
Elliott of Polk	Hancock	Ratliff	Van Wert
Griswold			

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Torgeson of Worth moved that the vote by which House File No. 97 failed to pass the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Hansen of Scott moved that the call of the House be now raised.

Motion prevailed.

Speaker pro tempore Mathews in the chair.

The hour having arrived for the consideration of the special order, House File No. 305, a bill for an act to define handicapped children; to provide special school facilities, home and bedside instruction for said children; to provide for state aid and for the administration of this act; to amend sections forty-two hundred thirty-five (4235) and forty-three hundred twelve (4312) of the Code, 1927, relating to school census, was taken up for consideration.

McMillan of Benton moved that the amendment filed by him and found on page 582 of the journal of March 6th be adopted.

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 7.

Berry	Hunt	McIntosh	Rice
Cole	Hush	McMillan	

The nays were, 84.

Allen	Buchmiller	Campbell	Ditto
Bair	Burton	Clark	Eckles
Ballew	Bush	Crozier	Elliott of Polk
Barnes	Byers of Fayette	Dayton	Ellsworth
Bixler	Byers of Linn	Dean	Figgins

Files	Hubbard	Mathews	Shannon
Finnern	Istad	Miller	Shields
Fleming	Jaycox	Mounce	Simmer
Greene	Jensen	Nelson of Story	Smith
Hagglund	Johnson of	O'Donnell	Swanson
Hall	Dickinson	Orr	Torgeson
Hansen	Johnson of	Pattison	Truax
Hanson	Keokuk	Paulson	Van Buren
Hatter	King	Randall	Vaughn
Hayes	Kline	Ratliff	Venard
Heald	Knudson	Read	Vosseller
Helgason	Lamb	Reimers	Wamstad
Hill	Lichty	Rutledge	Wearing
Hollingsworth	Lomas	Ryder	Whiting
Hollis	McCaulley	Rylander	Wilson
Holmgren	McCreery	Sass	Mr. Speaker
Hopkins	McIlrath		

Absent or not voting, 17.

Aiken	Forsling	Nelson of	Rawlings
Albert	Gilmore	Hancock	Reno
Baker	Griswold	O'Brien	Taylor
Cox	Irwin	Pendray	Van Wert
Elliott of Scott	Lovrien		

Amendment lost.

Van Buren of Jones moved that the amendment filed by him and found on page 601 of the journal of March 7th be adopted.

Crozier of Mahaska moved that action on House File No. 305 be deferred.

Elliott of Scott moved the previous question on the motion to defer.

Motion prevailed.

On the question, "Shall the House defer action on House File No. 305?" a roll call was demanded.

The ayes were, 16.

Allen	Fleming	Lomas	Ratliff
Berry	Greene	McMillan	Rawlings
Bush	Hush	Paulson	Read
Crozier	Jensen	Randall	Rice

The nays were, 81.

Bair	Byers of Linn	Eckles	Hagglund
Baker	Campbell	Elliott of Polk	Hall
Ballew	Clark	Elliott of Scott	Hanson
Barnes	Cole	Ellsworth	Hatter
Bixler	Cox	Figgins	Hayes
Buchmiller	Dayton	Files	Heald
Burton	Dean	Finnern	Helgason
Byers of Fayette	Ditto	Gilmore	Hill
			Hollingsworth



Holmgren	Knudson	O'Donnell	Smith
Hopkins	Lamb	Orr	Swanson
Hubbard	Lichty	Pattison	Torgeson
Hunt	McCaulley	Pendray	Truax
Irwin	McCreery	Reimers	Van Buren
Istad	McIlrath	Reno	Vaughn
Jaycox	McIntosh	Rutledge	Venard
Johnson of Dickinson	Mathews	Ryder	Vosseller
Johnson of Keokuk	Miller	Rylander	Wamstad
King	Mounce	Sass	Wearin
Kline	Nelson of Story	Shannon	Whiting
	O'Brien	Shields	Wilson
			Mr. Speaker

Absent or not voting, 11.

Aiken	Griswold	Lovrien	Simmer
Albert	Hansen	Nelson of Hancock	Taylor
Forsling	Hollis		Van Wert

Motion lost.

Van Buren of Jones asked and obtained unanimous consent to withdraw the amendment filed by him and found on page 601 of the journal of March 7th.

Van Buren of Jones offered the following amendment and moved its adoption:

Amend by striking from lines six (6) and seven (7) of section six (6) the words "suitable transportation or"; also, the words "or both as the case may be."

Bush of Cherokee offered the following amendment to the amendment and moved its adoption:

Amend by striking from lines two (2) and three (3) of section six (6) the words "is unable to walk to school in its home district or."

Speaker Johnson in the chair.

O'Brien of Allamakee offered the following amendment as a substitute for all pending amendments:

Amend section six (6), line five (5), by inserting after the word "district" the following: "where the parent or guardian is unable to supply or pay for such transportation."

Wilson of Tama filed the following amendment to House File No. 305:

Amend section five (5), line six (6), by striking therefrom the words "if such school will receive him".

Rice of Clinton filed the following amendment to House File No. 305:

Amend by striking all of section ten (10) following the period in line 7.

Venard of Sioux moved that House File No. 305, with all pending amendments, be re-referred to the committee on schools and textbooks.

#### RULE 58 INVOKED

Wamstad of Mitchell requested Rule 58 be invoked with reference to House File No. 78.

The rule was invoked and House File No. 78 ordered placed on the calendar.

#### AMENDMENTS FILED

Venard of Sioux filed the following amendment to House File No. 304:

Amend by inserting after the comma (,) following the word "shrubs" in section one (1), line five (5), the word, "Trees,".

Van Buren of Jones filed the following amendments as a substitute for all pending amendments on House File No. 305:

Amend House File No. 305 as follows:

By striking from section 4, lines 2 and 3, the words "even with transportation".

By striking from section 5, line 1, the word "Transportation".

By striking out all of section 5, following the word "attends," in line 8.

By striking out all of section 6 and inserting in lieu thereof the following:

"Sec. 6. Resident Handicapped Child. In case a handicapped child is in need of suitable seat or desk, but is otherwise able to profit by attendance upon the regular school in its home district, the home district shall provide a suitable seat. This section shall apply whether or not there is a special class for handicapped children in the school he attends."

By striking out all of section 10, following the word "district." in line 7.

Helgason of Emmet filed the following amendment to House File No. 305:

Amend House File No. 305 by striking out all of section 4.

Fleming of Adair filed the following amendments to House File No. 305:

Amend House File No. 305, section twelve (12) by striking from line four (4) the word "district" and inserting in lieu thereof the word "director":

Also strike the last three words of line four (4) and the first five (5) words in line five (5).

Also strike out the last three (3) words of line 11, and the first four (4) words of line 12 and insert in lieu thereof the following:

"not later than the annual meeting on the first day of July."

Amend section 13 by striking out the last three words of line four and the first four words of line five and inserting in lieu thereof the following: "and tenth day".

On motion of Torgeson of Worth the House adjourned until 9:00 a. m., Saturday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 9, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Wm. N. Wycoff, pastor of St. Mark's Episcopal Church, Des Moines, Iowa.

Journal of March 8th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: McIlrath of Poweshiek for the day, on request of Crozier of Mahaska; Hollingsworth of Boone for the day, on request of Venard of Sioux; Wilson of Tama for the day, a request of Reimers of Lyon; Simmer of Wapello for the day, on request of McIntosh of Muscatine.

## PETITIONS

Rice of Clinton presented a petition from members of the Clinton County Associated Master Barbers favoring Senate Files Nos. 124-5-6.

Referred to committee on public health.

Rutledge of Webster presented a petition from barbers of Ft. Dodge favoring Senate Files Nos. 124-5-6.

Referred to committee on public health.

Hill of Floyd presented a petition from citizens of Floyd county protesting against an increase of the gasoline tax.

Referred to committee on ways and means.

McCaulley of Calhoun presented a petition from farmers of Lohrville favoring the bill proposing a one cent tax on oleo-margarine.

Referred to committee on ways and means.

Aiken of Ida presented a petition from members of the bar of Ida county favoring the passage of the bill proposing an increase in the salaries of the district judges.

Referred to committee on judiciary.

Dean of Sac presented a petition from voters of Harrison county favoring the enactment of legislation empowering board of supervisors to adopt rules and regulations for the protection of county buildings and property.

Referred to committee on public lands and buildings.

Torgeson of Worth presented a resolution by members of the Farmers Incorporated Cooperative Society of Grafton, Iowa, opposing any plan to remove from township trustees their supervision over township roads.

Referred to committee on roads and highways.

#### REPORTS OF COMMITTEES

King of Clay, from the committee on fish and game, submitted the following reports:

**MR. SPEAKER:** Your committee on fish and game, to whom was referred House File No. 314, a bill for an act to amend section seventeen hundred sixty-seven (1767) of the Code, 1927, relating to the closed season on timber squirrels, begs leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

**J. A. KING, Chairman.**

Passed on file.

Also:

**MR. SPEAKER:** Your committee on fish and game, to whom was referred Senate File No. 21, a bill for an act to permit the issuance, at places other than at the county seat, of licenses to hunt and of licenses to fish, to prescribe the rights, powers, duties and liability of the county recorder and other persons with reference to the issuance of such licenses and to prescribe a penalty for the violation of such rights, powers and duties, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

**J. A. KING, Chairman.**

Report adopted.

Also :

MR. SPEAKER: Your committee on fish and game, to whom was referred House File No. 218, a bill for an act to amend section one thousand seven hundred forty-eight (1748) of the Code, 1927, relating to license fees for nets and seines, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

J. A. KING, *Chairman.*

Report adopted.

Nelson of Hancock, from the committee on printing, submitted the following report :

MR. SPEAKER: Your committee on printing, to whom was referred Senate File No. 50, a bill for an act to amend section sixty-two (62) of the Code, 1927, relating to the compensation allowed newspapers for the publication of laws, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. H. NELSON, *Chairman.*

Report adopted.

Forsling of Woodbury, from the committee on judiciary, submitted the following report :

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 93, a bill for an act concerning the guardianship of incompetent veterans and of minor children of disabled or deceased veterans, and to make uniform the law with reference thereto, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass :

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

Section 1. As used in this act: The term "person" includes a partnership, corporation or an association.

The term "Bureau" means the United States Veterans' Bureau or its successor.

The term "estate" and "income" shall include only moneys received by the guardian from the Bureau and all earnings, interest and profits derived therefrom.

The term "benefits" shall mean all moneys payable by the United States through the Bureau.

The term "Director" means the Director of the United States Veterans Bureau or his successor.

The term "ward" means a beneficiary of the Bureau.

The term "guardian" shall mean any person acting as a fiduciary for a ward.

Sec. 2. Whenever pursuant to any law of the United States or regulation of the Bureau, the Director requires, prior to payment of benefits, that a guardian be appointed for a ward, such appointment shall be made in the manner hereinafter provided.

Sec. 3. A petition for the appointment of a guardian for an incompetent ward may be filed in the District Court of the county of which he is an inhabitant.

The petition shall set forth:

1. The name, age, and place of residence of the ward and the name and address of the person or institution, if any, having actual custody of the ward.

2. The name and place of residence of the nearest known relative of the ward.

3. The fact that the ward is entitled to receive moneys payable by or through the Bureau and the amount thereof then due and the amount of probable future payments.

4. The fact that the ward has been rated incompetent on examination by the Bureau in accordance with the laws and regulations governing the Bureau.

Sec. 4. Notice of the commencement of the action shall be served upon the ward as provided by Chapter 489, Code of Iowa, 1927.

Sec. 5. A temporary guardian may be appointed as provided by Section 12620, Code of Iowa, 1927.

Sec. 6. Trial shall be had as provided by Section 12621, Code of Iowa, 1927.

Sec. 7. Upon trial of an issue arising upon a prayer for the appointment of either a temporary or permanent guardian, a certificate of the Director, or his representative, setting forth the fact that the defendant ward has been rated incompetent by the Bureau on examination in accordance with the laws and regulations governing the Bureau; and that the appointment of a guardian is a condition precedent to the payment of any moneys due such person.

Sec. 8. Guardians for the estates of minor wards may be appointed as provided by Chapter 539, Code of Iowa, 1927.

Sec. 9. Before making an appointment under the provisions of this act the court shall be satisfied that the guardian whose appointment is sought is a fit and proper person to be appointed. Upon appointment the guardian shall execute and file a bond as provided in the case of

guardians of minors in Sections 12577 and 12578, and Chapter 551, Code of Iowa, 1927. The court shall have power from time to time to require the guardian to file an additional bond.

Sec. 10. Except as hereinafter provided it shall be unlawful for any person to accept appointment as guardian of any ward if such proposed guardian shall at that time be acting as guardian for five wards. In any case, upon presentation of a petition by an attorney of the Bureau under this section alleging that a guardian is acting in a fiduciary capacity for more than five wards and requesting his discharge for that reason, the court, upon proof substantiating the petition, shall require a final accounting forthwith from such guardian and shall discharge such guardian in said case.

The limitations of this section shall not apply where the guardian is a bank or trust company acting for the estate only and not for the person of the ward. An individual may be guardian of more than five wards if they are all members of the same family.

Sec. 11. Every guardian, who shall receive on account of his ward any moneys from the Bureau, shall file with the court annually, on the anniversary date of the appointment, in addition to such other accounts as may be required by the court, a full, true, and accurate account under oath of all moneys so received by him, of all disbursements thereof, and showing the balance thereof in his hands at the date of such account and how invested.

The court, or a judge thereof, shall fix a time and place for the hearing on such account not less than fifteen and not more than thirty days from the date of filing same and notice thereof by registered mail shall be given by the guardian to the proper office of the Bureau not less than fifteen days prior to the date fixed for the hearing, which notice shall include a true copy of the accounting.

Sec. 12. If any guardian shall fail to file an account of the moneys received by him from the Bureau on account of his ward within thirty days after such account is required by either the court or the Bureau, or shall fail to furnish the Bureau a copy of his accounts as required by this act, such failure shall be grounds for removal; provided, however, that the court shall have in addition hereto the same authority to impose penalties and to remove guardians for cause as provided in the general guardianship laws of this state.

Sec. 13. Compensation payable to guardians shall not exceed 5 per centum of the income of the ward during any year. In the event of extraordinary services rendered by such guardian the court may, upon petition and after hearing thereon, authorize additional compensation therefor payable from the estate of the ward. Notice of such petition and hearing shall be given the proper office of the Bureau in the manner provided in Section 11. No compensation shall be allowed on the corpus of an estate received from a preceding guardian. The guardian may be



allowed from the estate of his ward reasonable premiums paid by him to any corporate surety upon his bond.

Sec. 14. Every guardian shall invest the funds of the estate under order of court, in such securities, in which the guardian has no interest, as authorized by Section 12772, Code of Iowa, 1927.

Sec. 15. A guardian shall not apply any portion of the estate of his ward for the support and maintenance of any person other than his ward, except upon order of the court after a hearing, notice of which has been given the proper office of the Bureau in the manner provided in Section 11.

Sec. 16. This act shall be construed liberally to secure the beneficial intents and purposes thereof and shall apply only to beneficiaries of the Bureau.

Sec. 17. This act may be cited as the "Uniform Veterans' Guardianship Act".

Sec. 18. This act shall be so interpreted and construed as to effectuate its general purposes to make uniform the law of those states which enact it.

Sec. 19. The invalidity of any portion of this act shall not affect the validity of any other portion thereof which can be given effect without such invalid part.

Sec. 20. All laws or parts of laws relating to beneficiaries of the Bureau inconsistent with this act are hereby repealed.

Guardians appointed under this act shall be subject to the general guardianship law of the state except insofar as the same is modified by this act.

Insofar as it may be applicable, this act shall apply to guardians of Bureau beneficiaries appointed under the general laws of the state.

Sec. 21. Dual guardianship. This act shall not be construed to require dual guardianship proceeding of the property of the same person, but when a guardian is such both as to moneys paid by the United States through the Bureau and as to other property of the ward, the accounts of the moneys received through the Bureau shall be kept separate and apart from the accounts of other property.

L. B. FORSLING, *Chairman*.

Report adopted.

Hollis of Black Hawk, from the committee on roads and highways, submitted the following reports:

• MR. SPEAKER: Your committee on roads and highways, to whom was referred House File No. 284, a bill for an act to authorize the Iowa State Highway Commission to refund the cost of a bridge erected by Wright county, Iowa, on a primary road within the town of Goldfield, Iowa, and

to make appropriation therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

C. A. HOLLIS, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on roads and highways, to whom was referred House File No. 289, a bill for an act to amend section forty-five hundred eighty-six (4586) of the Code of Iowa, 1927, relative to damages on the establishment, vacation or alteration of roads, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Report adopted.

C. A. HOLLIS, *Chairman.*

Also:

MR. SPEAKER: Your committee on roads and highways, to whom was referred House File No. 249, a bill for an act to define and designate the secondary roads of the state, to provide for the construction and maintenance of such roads, to authorize levies of taxes in order to effect such construction and maintenance, to set aside certain public funds in order to supplement said taxes, to provide for a road poll tax, and for the collection thereof, to provide for and regulate the anticipation and expenditure of said funds, to define the powers and duties of public officers and employees in reference to such work, to coordinate and harmonize various statutes which relate to roads and highways, and to this end to repeal sections forty-five hundred ninety (4590), forty-seven hundred ninety-five (4795), seventy-six hundred forty-three (7643), and seventy-six hundred forty-five (7645), and to enact substitutes therefor; to amend sections three hundred fifty-one (351), forty-six hundred eight (4608), forty-six hundred fifty-three (4653), forty-six hundred sixty (4660), forty-six hundred sixty-two-a-three (4662-a3), forty-six hundred sixty-six (4666), forty-six hundred sixty-nine (4669), forty-six hundred seventy (4670), forty-seven hundred eighty (4780), forty-seven hundred ninety-seven (4797), five thousand ninety-three-a nine (5093-a9), seventy-four hundred seventy (7470), seventy-six hundred forty-two (7642), seventy-six hundred forty-four (7644), and section one (1) of chapter three (3), acts special session of the forty-second (42) general assembly (said last section being a substitute for section forty-seven hundred fifty-five-b five (4755-b5), Code, 1927; to repeal sections forty-six hundred thirty-five (4635) to forty-six hundred fifty (4650), inclusive, forty-six hundred sixty-two-a two (4662-a2), forty-six hundred sixty-four (4664), forty-six hundred sixty-five (4665), forty-seven hundred eighty-nine (4789), forty-seven hundred ninety (4790), forty-seven hundred ninety-

eight (4798), forty-seven hundred ninety-nine (4799), and forty-eight hundred twelve (4812); and to repeal chapter two hundred forty-five (245), relating to highways, all of said sections and chapters, except as otherwise indicated, being of the Code, 1927, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

C. A. HOLLIS, *Chairman*.

Report adopted.

#### INTRODUCTION OF BILLS

House File No. 407, by McIlrath of Poweshiek, a bill for an act to recognize the Iowa sheep and wool breeders association, to encourage the sheep and wool industry in the State of Iowa and provide practical and scientific instruction in production and marketing of sheep and wool products.

Read first and second times and referred to committee on agriculture.

House File No. 408, by McIlrath of Poweshiek and Wearin of Mills, a bill for an act to amend section four thousand twenty-eight (4028), of the Code, 1927, relating to the payment of expenses incurred in the medical and surgical treatment of indigent persons at the University hospital.

Read first and second times and referred to committee on public health.

House File No. 409, by McCaulley of Calhoun, a bill for an act to amend chapter two hundred ninety-three (293), Code, 1927, relating to park boards or commissioners and to empower the said boards or commissioners to permit parks to be used for certain purposes, and to charge a fee for such use.

Read first and second times and referred to committee on ways and means.

House File No. 410, by Rutledge of Webster, a bill for an act to amend the law as it appears in section seventeen hundred one (1701) of the Code, 1927, relating to life preservers required to be carried by passenger boats.

Read first and second times and referred to committee on judiciary.

House File No. 411, by Rice of Clinton, a bill for an act to amend section sixty hundred forty-one (6041), Code, 1927, relating to the assignment of certificates of tax sale.

Read first and second times and referred to committee on judiciary.

House File No. 412, by Reno of Polk, a bill for an act to repeal section ten thousand four hundred twenty-eight (10428) of the Code of 1927, and to enact a substitute therefor relating to the age at which marriages may be contracted.

Read first and second times and referred to committee on judiciary.

House File No. 413, by Hill of Floyd, a bill for an act to give the investigators or agents appointed by the Board of Parole, the powers of peace officers while acting in the line of their employment.

Read first and second times and referred to committee on police regulation and suppression of crime.

House File No. 414, by Lomas of Howard, a bill for an act to repeal sections thirty-one ninety-seven (3197) and thirty-one ninety-eight (3198) relating to the inspection of illuminating oils and method of making inspection, and also to repeal the law as it appears in sections thirty-two hundred eight (3208) to thirty-two hundred fourteen (3214) inclusive, of the Code, 1927, relating to the notification of uninspected oils and report of receipts of illuminating oil, the inspection fee charged therefor, the reduction of inspection fee, the increase of inspection fee, the rebates on sales outside the state, and the determination of rebate.

Read first and second times and referred to committee on commerce and trade.

House File No. 415, by Forsling of Woodbury, a bill for an act to amend section five thousand six hundred ninety-four (5694), Code, 1927, relating to police matrons.

Read first and second times and referred to committee on police regulation and suppression of crime.

House File No. 416, by O'Brien of Allamakee, a bill for an act to amend section twelve thousand seventy-one (12071), Code,

1927, relating to the contents of the final report of executors and administrators.

Read first and second times and referred to committee on judiciary.

House File No. 417, by committee on fish and game, a bill for an act to repeal the law as it appears in section seventeen hundred sixty-six (1766), section seventeen hundred sixty-six-a one (1766-a1), and section seventeen hundred sixty-six-a two (1766-a2), of the Code, 1927, and to enact substitutes therefor; and to amend the law as it appears in chapter eighty-six (86) of the Code, 1927, relating to the killing, trapping or ensnaring of certain fur-bearing animals and the destruction of their houses, nests, or dens, and relating to the buying and selling of carcasses and skins or furs of such animals, so as to provide a closed season therefor.

Read first and second times and passed on file.

House File No. 418, by Reno of Polk, a bill for an act to amend sections fifty-three hundred forty-eight (5348); fifty-three hundred fifty-three (5353); fifty-three fifty-nine (5359) paragraph ten (10); fifty-three sixty-three (5363), and fifty-three hundred sixty-four (5364) of the Code of 1927, relating to county public hospitals.

Read first and second times and referred to committee on county and township organization.

House File No. 419, by Dean of Sac, a bill for an act to amend the law as it appears in section fifty-one hundred thirty (5130) of the Code, 1927, relating to the powers of the board of supervisors.

Read first and second times and referred to committee on public lands and buildings.

House File No. 420, by Campbell of Decatur and O'Brien of Allamakee, a bill for an act to levy a license fee of one cent (1c) on each gallon of gasoline sold in the state, in addition to all other license fees now provided by law on gasoline, and to provide for the distribution of the proceeds of said additional fee to the counties, townships, and cities and towns for road and street improvement purposes.

Read first and second times and referred to committee on roads and highways.

House File No. 421, by Reno of Polk, a bill for an act to amend section fifty-nine hundred and eighty-six (5986), as it appears in the Code of 1927, relating to assessments for the construction of main sewers.

Read first and second times and referred to committee on cities and towns.

House File No. 422, by Reno of Polk, a bill for an act to amend section four thousand three hundred eighty-five (4385) of the Code, 1927, relative to the disposition of proceeds of the sale or lease of any school buildings or sites.

Read first and second times and referred to committee on schools and textbooks.

House File No. 423, by Nelson of Story, a bill for an act relating to the maintenance and repair of roads used in the transportation of material for road construction or surfacing.

Read first and second times and referred to committee on roads and highways.

House File No. 424, by committee on motor vehicles and transportation, a bill for an act to provide for the supervision and regulation by the Board of Railroad Commissioners of this state, of all persons engaged in the public transportation of property for hire by motor vehicles not operating between fixed termini nor over a regular route and for the enforcement of this act and punishment for the violation of the provisions thereof and to provide for the levy and collection of a permit fee to be paid by such truck operators for the administration and enforcement of the provisions thereof.

Read first and second times and passed on file.

House File No. 425, by committee on motor vehicles and transportation, a bill for an act to repeal sections forty-nine hundred eighty-eight (4988), forty-nine hundred eighty-nine (4989) and forty-nine hundred ninety (4990) of chapter 251 of the Code and enacting a substitute therefor, relating to registering of cars in garages and the keeping of a garage record.

Read first and second times and passed on file.

House File No. 426, by committee on motor vehicles and transportation, a bill for an act to amend section forty-nine hundred twenty-four (4924) and section forty-nine hundred twenty-five (4925) of the Code of Iowa, 1927, relating to motor vehicle registration fees and providing for refund of a portion of the license fee upon certain conditions.

Read first and second times and passed on file.

House File No. 427, by Hubbard of Pottawattamie, a bill for an act to amend the law as it appears in section fifteen hundred eighty-seven (1587) of the Code, 1927, relating to the so-called red light injunction law so as to extend the provisions thereof to include places used for gambling.

Read first and second times and referred to committee on police regulation and suppression of crime.

House File No. 428, by Eckles of Butler, a bill for an act to prohibit marathon or endurance contests and defining the same, and providing a penalty therefor.

Read first and second times and referred to committee on police regulation and suppression of crime.

House File No. 429, by Hill of Floyd, a bill for an act to prohibit the manufacture and possession of punch boards and all other devices generally used in connection and as a part of any game of chance, lottery, or gambling device, and prescribing punishments for violations.

Read first and second times and referred to committee on police regulation and suppression of crime.

#### MOTION TO RECONSIDER

Unanimous consent having been granted, Irwin of Lee moved to reconsider the vote by which the House concurred in the Senate amendment to House File No. 23.

On the question "Shall the House reconsider?" a roll call was demanded.

The ayes were, 74.

Ballew	Hall	Lamb	Read
Barnes	Hanson	Lichty	Reimers
Berry	Heald	Lomas	Reno
Bixler	Helgason	Lovrien	Rice
Buchmiller	Hill	McCaulley	Ryder
Campbell	Holmgren	McCreery	Rylander
Clark	Hopkins	McIntosh	Sass
Cole	Hush	McMillan	Shannon
Cox	Irwin	Mathews	Shields
Crozier	Istad	Miller	Swanson
Dean	Jaycox	Mounce	Taylor
Eckles	Jensen	O'Brien	Truax
Elliott of Scott	Johnson of	O'Donnell	Van Buren
Ellsworth	Dickinson	Orr	Vaughn
Figgins	Johnson of	Pattison	Venard
Finnern	Keokuk	Paulson	Vosseller
Fleming	King	Pendray	Wamstad
Forsling	Kline	Ratliff	Whiting
Greene	Knudson	Rawlings	Mr. Speaker

The nays were none.

Absent or not voting, 34.

Aiken	Dayton	Hayes	Randall
Albert	Ditto	Hollingsworth	Rutledge
Allen	Elliott of Polk	Hollis	Simmer
Bair	Files	Hubbard	Smith
Baker	Gilmore	Hunt	Torgeson
Burton	Griswold	McIlrath	Van Wert
Bush	Hagglund	Nelson of	Wearin
Byers of Fayette	Hansen	Hancock	Wilson
Byers of Linn	Hatter	Nelson of Story	

House reconsidered the vote by which the House concurred in Senate amendment.

Irwin of Lee offered the following amendment to the Senate amendments to House File No. 23 and moved its adoption:

Amend Senate Amendment No. 1 by adding thereto the following:

"Further amend section one (1) by inserting immediately after the word 'cities' where it is interlined between lines four and five, the following, 'acting under the commission form of government and'."

Amendment adopted.

On the question "Shall the House concur in the Senate amendment, as amended?" a roll call was demanded.

The ayes were, 75.

Allen	Buchmiller	Cox	Figgins
Bair	Bush	Crozier	Files
Baker	Campbell	Dean	Finnern
Ballew	Clark	Elliott of Scott	Fleming
Barnes	Cole	Ellsworth	Forsling



Gilmore	Johnson of	Mathews	Rice
Greene	Dickinson	Miller	Rylander
Hagglund	Johnson of	Mounce	Sass
Hall	Keokuk	Nelson of Story	Shannon
Hanson	King	O'Brien	Shields
Heald	Knudson	Orr	Swanson
Helgason	Lamb	Pattison	Taylor
Hill	Lichty	Paulson	Truax
Holmgren	Lomas	Pendray	Van Buren
Hush	Lovrien	Ratliff	Vaughn
Irwin	McCaulley	Rawlings	Venard
Istad	McCreeery	Read	Vosseller
Jaycox	McIntosh	Reimers	Wamstad
Jensen	McMillan	Reno	Whiting
			Mr. Speaker

The nays were, none.

Absent or not voting, 33.

Aiken	Eckles	Hubbard	Rutledge
Albert	Elliott of Polk	Hunt	Ryder
Berry	Griswold	Kline	Simmer
Bixler	Hansen	McIlrath	Smith
Burton	Hatter	Nelson of	Torgeson
Byers of Fayette	Hayes	Hancock	Van Wert
Byers of Linn	Hollingsworth	O'Donnell	Wearin
Dayton	Hollis	Randall	Wilson
Ditto	Hopkins		

House concurred in Senate amendment, as amended.

#### CONSIDERATION OF BILLS

The House resumed consideration of House File No. 305, a bill for an act to define handicapped children; to provide special school facilities, home and bedside instruction for said children; to provide for state aid and for the administration of this act; to amend sections forty-two hundred thirty-five (4235) and forty-three hundred twelve (4312) of the Code, 1927, relating to school census.

Whiting of Johnson offered the following amendment and moved its adoption:

Amend House File No. 305 by striking out all after the word "appropriation" in line one (1) of section seventeen (17) and inserting in lieu thereof the following:

"There is hereby appropriated for the purpose of administering the provisions of this act for each year of the ensuing biennium \$6,000.00 for the state superintendent's office expenses, and for paying the excess cost to local boards of education, \$50,000.00 for each year of the ensuing biennium, or as much of these amounts as may be necessary to carry out the provisions of this act, provided that not to exceed three-fifths (3/5) of the appropriation shall be expended in schools located in cities of over 10,000 population."

Venard of Sioux called up his motion to rerefer House File No. 305, found on page 626 of the journal of March 8th and moved its adoption.

On the question "Shall House File No. 305 be rereferred?" a roll call was demanded.

The ayes were, 72.

Allen	Ellsworth	Johnson of	Pendray
Bair	Figgins	Dickinson	Ratliff
Baker	Files	Johnson of	Rawlings
Ballew	Finnern	Keokuk	Reimers
Barnes	Forsling	Knudson	Reno
Berry	Greene	Lichty	Ryder
Buchmiller	Hagglund	Lomas	Shannon
Burton	Hall	Lovrien	Shields
Bush	Hansen	McCaulley	Swanson
Byers of Linn	Hanson	McCreery	Taylor
Campbell	Hatter	McIntosh	Truax
Clark	Heald	Matthews	Van Buren
Cole	Helgason	Miller	Vaughn
Cox	Hill	Mounce	Venard
Crozier	Holmgren	Nelson of Story	Vosseller
Dean	Hopkins	O'Donnell	Wamstad
Ditto	Istad	Orr	Whiting
Eckles	Jaycox	Paulson	Mr. Speaker
Elliott of Scott	Jensen		

The nays were, 6.

Fleming	McMillan	Rice	Torgeson
Hush	O'Brien		

Absent or not voting, 30.

Aiken	Hayes	Lamb	Rylander
Albert	Hollingsworth	Mellrath	Sass
Bixler	Hollis	Nelson of	Simmer
Byers of Fayette	Hubbard	Hancock	Smith
Dayton	Hunt	Pattison	Van Wert
Elliott of Polk	Irwin	Randall	Wearin
Gilmore	King	Read	Wilson
Griswold	Kline	Rutledge	

House File No. 305 was re-referred to committee on schools and textbooks.

Senate File No. 52, a bill for an act to amend the law as it appears in section ten thousand three hundred ninety-four (10394) of the Code, 1927, legalizing conveyances by executors, administrators, trustees, guardians, assignees, receivers, referees or commissioners of record prior to January 1, 1920, limiting the time in which actions may be brought under or concerning the

conveyances herein sought to be legalized, and making provision that this act shall not affect pending litigation, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 82.

Allen	Files	Johnson of	Ratliff
Bair	Finnern	Keokuk	Rawlings
Baker	Fleming	King	Read
Ballew	Gilmore	Kline	Reimers
Barnes	Greene	Knudson	Reno
Berry	Hagglund	Lamb	Rice
Buchmiller	Hall	Lichty	Rylander
Bush	Hansen	Lomas	Sass
Byers of Linn	Hanson	Lovrien	Shannon
Campbell	Hatter	McCaulley	Shields
Clark	Heald	McCreery	Swanson
Cole	Helgason	McIntosh	Taylor
Cox	Hill	McMillan	Torgeson
Crozier	Hopkins	Mathews	Truax
Dayton	Hush	Miller	Van Buren
Dean	Irwin	Mounce	Vaughn
Ditto	Istad	Nelson of Story	Venard
Eckles	Jaycox	Orr	Vosseller
Elliott of Polk	Jensen	Pattison	Wamstad
Elliott of Scott	Johnson of	Paulson	Whiting
Ellsworth	Dickinson	Pendray	Mr. Speaker

The nays were, none.

Absent or not voting, 26.

Aiken	Griswold	McIlrath	Ryder
Albert	Hayes	Nelson of	Simmer
Bixler	Hollingsworth	Hancock	Smith
Burton	Hollis	O'Brien	Van Wert
Byers of Fayette	Holmgren	O'Donnell	Wearin
Figgins	Hubbard	Randall	Wilson
Forsling	Hunt	Rutledge	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 108, a bill for an act to amend the law as it appears in section fifteen hundred fifty-two (1552) of the Code, 1927, so as to include a definition of the term "consumer" as included in the cigarette law, with report of committee recommending passage, was taken up for consideration.

McCaulley of Calhoun moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 82.

Allen	Ellsworth	Johnson of	Pendray
Bair	Figgins	Keokuk	Ratliff
Baker	Finnern	King	Rawlings
Ballew	Fleming	Kline	Read
Barnes	Gilmore	Knudson	Reimers
Berry	Greene	Lamb	Reno
Bixler	Hagglund	Lichty	Rice
Buchmiller	Hall	Lomas	Ryder
Burton	Hanson	Lovrien	Shannon
Bush	Hatter	McCaulley	Shields
Byers of Linn	Heald	McCreery	Swanson
Campbell	Helgason	McIntosh	Taylor
Clark	Hill	McMillan	Torgeson
Cole	Holmgren	Mathews	Truax
Cox	Hush	Miller	Van Wert
Crozier	Irwin	Mounce	Vaughn
Dayton	Istad	Nelson of Story	Vosseller
Dean	Jaycox	O'Brien	Wamstad
Ditto	Jensen	Orr	Whiting
Eckles	Johnson of	Pattison	Mr. Speaker
Elliott of Polk	Dickinson	Paulson	
Elliott of Scott			

The nays were, none.

Absent or not voting, 26.

Aiken	Hayes	Nelson of	Simmer
Albert	Hollingsworth	Hancock	Smith
Byers of Fayette	Hollis	O'Donnell	Van Buren
Files	Hopkins	Randall	Venard
Forsling	Hubbard	Rutledge	Wearin
Griswold	Hunt	Rylander	Wilson
Hansen	McIlrath	Sass	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker pro tempore Mathews in the chair.

House File No. 204, a bill for an act to amend the law as it appears in sections forty-eight hundred eighteen (4818), forty-eight hundred nineteen (4819), forty-eight hundred twenty-two (4822), forty-eight hundred twenty-three (4823), forty-eight hundred twenty-three b-one (4823-b1), forty-eight hundred twenty-four (4824), forty-eight hundred twenty-five (4825), and repeal sections forty-eight hundred seventeen (4817) and forty-eight hundred twenty-one (4821) of the Code, 1927, and to enact substitutes therefor, relating to the destruction of weeds,

and to provide for the appointment of "weed commissioners" and to prescribe their powers and duties, with report of committee recommending passage, was taken up for consideration.

Helgason of Emmet moved that the amendment filed by him and found on page 548 of the journal of March 5th be adopted.

Motion prevailed and the amendment was adopted.

Kline of Davis offered the following amendment and moved its adoption:

Amend by striking from line forty (40) of section one (1) the word "shall" and inserting in lieu thereof the word "may".

Elliott of Polk moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 41.

Ballew	Figgins	King	Rawlings
Berry	Finnern	Kline	Reimers
Burton	Forsling	Lovrien	Reno
Campbell	Hall	McIntosh	Ryder
Clark	Hansen	McMillan	Rylander
Cole	Hatter	Mounce	Shannon
Crozier	Heald	Mathews	Van Buren
Dean	Hill	O'Brien	Van Wert
Eckles	Jaycox	Orr	Wearin
Elliott of Polk	Johnson of	Ratliff	Mr. Speaker
Elliott of Scott	Keokuk		

The nays were, 41.

Bair	Files	Jensen	Paulson
Baker	Fleming	Knudson	Pendray
Barnes	Gilmore	Lamb	Read
Bixler	Hagglund	Lomas	Rice
Bush	Hansen	McCaulley	Sass
Byers of Linn	Hayes	McCreery	Shields
Cox	Helgason	Miller	Swanson
Dayton	Holmgren	Nelson of Story	Taylor
Ditto	Hopkins	O'Donnell	Torgeson
Ellsworth	Irwin	Pattison	Truax
			Vosseller

Absent or not voting, 26.

Aiken	Hollingsworth	Lichty	Smith
Albert	Hollis	McIlrath	Vaughn
Allen	Hubbard	Nelson of	Venard
Buchmiller	Hunt	Hancock	Wamstad
Byers of Fayette	Hush	Randall	Whiting
Greene	Istad	Rutledge	Wilson
Griswold	Johnson of	Simmer	
	Dickinson		

Amendment lost.

Speaker Johnson in the chair.

Wearin of Mills offered the following amendment and moved its adoption:

Amend House File No. 204, section one (1), by inserting after the comma (,) in line fifty (50) the words "of one hundred and sixty acres."

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 10.

Berry	Figgins	Hush	McMillan
Campbell	Hayes	Jaycox	Wearin
Clark	Heald		

The nays were, 62.

Bair	Gilmore	Lovrien	Rice
Baker	Hagglund	McCaulley	Ryder
Ballew	Hansen	McCreery	Rylander
Barnes	Hanson	McIntosh	Sass
Bixler	Hatter	Mathews	Shields
Burton	Helgason	Miller	Swanson
Bush	Hill	Mounce	Taylor
Byers of Linn	Holmgren	Nelson of Story	Torgeson
Cole	Irwin	O'Brien	Truax
Cox	Istad	Orr	Van Buren
Dayton	Jensen	Pattison	Van Wert
Ditto	Johnson of	Paulson	Venard
Eckles	Dickinson	Pendray	Vosseller
Ellsworth	Knudson	Ratliff	Wamstad
Files	Lamb	Read	Mr. Speaker
Fleming	Lomas	Reimers	

Absent or not voting, 36.

Aiken	Forsling	Johnson of	Rawlings
Albert	Greene	Keokuk	Reno
Allen	Griswold	King	Rutledge
Buchmiller	Hall	Kline	Shannon
Byers of Fayette	Hollingsworth	Lichty	Simmer
Crozier	Hollis	McIlrath	Smith
Dean	Hopkins	Nelson of	Vaughn
Elliott of Polk	Hubbard	Hancock	Whiting
Elliott of Scott	Hunt	O'Donnell	Wilson
Finnaern		Randall	

Amendment lost.

Shields of Clarke offered the following amendment and moved its adoption:

Amend House File No. 204 by striking the word "shall" in line 22, and striking the word "shall" in line 28, and inserting in lieu thereof the word "may" in both cases.

Also amend by striking out the words in line 40, the following: "the board of supervisors", and inserting "in case the board of supervisors appoint weed commissioners in the townships they".

Files of Cerro Gordo offered the following amendment as a substitute for the pending amendment and moved its adoption :

Amend by adding in line forty (40) of section one after the word "shall" the following: "on the request of forty (40) taxpayers of the county."

Motion prevailed and the substitution was made.

Substitute amendment was adopted.

Reno of Polk offered the following amendment and moved its adoption :

Amend House File No. 204 by adding thereto the following section :

"The provisions of this act shall not apply to cities having a population in excess of fifty thousand inhabitants."

Ratliff of Henry moved the previous question on all pending amendments and the bill.

Motion prevailed.

Hansen of Scott moved that all pending amendments and the bill be laid on the table.

Wamstad of Mitchell moved that the House adjourn until 1:00 p. m. today.

Motion lost.

On the question "Shall all pending amendments and House File No. 204 be laid on the table?" a roll call was demanded.

The ayes were, 21.

Ballew	Finnern	McMillan	Randall
Berry	Greene	Mathews	Read
Burton	Hall	Mounce	Reno
Clark	Hansen	O'Brien	Rice
Dean	Jaycox	Orr	Shannon
Figgins			

The nays were, 61.

Aiken	Byers of Linn	Ditto	Hagglund
Bair	Campbell	Elliott of Polk	Hanson
Baker	Cole	Ellsworth	Hatter
Barnes	Cox	Files	Hayes
Bixler	Crozier	Fleming	Heald
Bush	Dayton	Gilmore	Helgason

Hill	King	Pattison	Torgeson
Holmgren	Knudson	Paulson	Truax
Hopkins	Lamb	Pendray	Van Buren
Hush	Lomas	Ratliff	Van Wert
Istad	McCaulley	Rawlings	Venard
Jensen	McCreery	Reimers	Vosseller
Johnson of Dickinson	McIntosh	Rylander	Wamstad
Johnson of Keokuk	Miller	Sass	Whiting
	Nelson of Story	Swanson	Mr. Speaker
	O'Donnell	Taylor	

Absent or not voting, 26.

Albert	Griswold	Lichty	Shields
Allen	Hollingsworth	Lovrien	Simmer
Buchmiller	Hollis	McIlrath	Smith
Byers of Fayette	Hubbard	Nelson of Hancock	Vaughn
Eckles	Hunt	Rutledge	Wearin
Elliott of Scott	Irwin	Ryder	Wilson
Forsling	Kline		

Motion lost.

Amendment of Reno of Polk lost.

Helgason of Emmet moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 75.

Aiken	Fleming	King	Read
Allen	Gilmore	Kline	Reimers
Bair	Hagglund	Knudson	Rice
Baker	Hanson	Lamb	Ryder
Ballew	Hatter	Lichty	Rylander
Barnes	Hayes	Lomas	Sass
Bixler	Heald	Lovrien	Swanson
Buchmiller	Helgason	McCaulley	Taylor
Bush	Hill	McCreery	Torgeson
Byers of Linn	Holmgren	McIntosh	Truax
Campbell	Hopkins	McMillan	Van Buren
Cole	Hush	Miller	Van Wert
Cox	Irwin	Nelson of Story	Vaughn
Crozier	Istad	O'Donnell	Venard
Dayton	Jensen	Pattison	Vosseller
Dean	Johnson of Dickinson	Paulson	Wamstad
Ditto	Johnson of Keokuk	Pendray	Wearin
Ellsworth		Ratliff	Whiting
Files		Rawlings	Mr. Speaker
Finnern			

The nays were, 16.

Berry	Elliott of Scott	Jaycox	Randall
Burton	Figgins	Mounce	Reno
Clark	Hall	O'Brien	Shannon
Elliott of Polk	Hansen	Orr	Shields



Absent or not voting, 17.

Albert	Griswold	McIlrath	Rutledge
Byers of Fayette	Hollingsworth	Mathews	Simmer
Eckles	Hollis	Nelson of	Smith
Forsling	Hubbard	Hancock	Wilson
Greene	Hunt		

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Bush of Cherokee moved that the vote by which House File No. 204 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 158, a bill for an act relating to public contracts and the implied provisions thereof.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 101, a bill for an act relating to relinquishment of claim of right, title or interest on behalf of the state or county relative to land heretofore sold under foreclosure of permanent school fund mortgages.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 235, a bill for an act to repeal Sec. 8351, Sec. 8352, Sec. 8380 and Sec. 8485, Code, 1927, relating to corporations.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 238, a bill for an act to provide for the approval by the Superintendent of Banking of all articles of incorporation, including renewal articles of state and savings banks.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 185, a bill for an act relating to bonds of county officers.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 207, a bill for an act relating to the right of admission of ex-service men in military forces of the United States and their wives or widows to the soldiers' home at Marshalltown, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 142, a bill for an act providing that each county officer shall prepare and submit to the board of supervisors estimates of proposed expenditures for the following year.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 201, a bill for an act relating to the sale of stocks, bonds, notes, debentures, evidences of indebtedness, investment contracts, interests, etc.

Also, that the Senate has refused to concur in House amendments to Senate File No. 24, relating to transfer of money from the State Insane Fund to the General County Fund of Decatur county, Iowa.

WALTER H. BEAM, *Secretary.*

#### SENATE MESSAGES CONSIDERED

Senate File No. 238, a bill for an act to provide for the approval by the Superintendent of Banking of all articles of incorporation, including renewal articles of state and savings banks.

Read first and second times and referred to committee on private corporations.

Senate File No. 185, a bill for an act to repeal section ten hundred sixty-seven (1067), Code, 1927, and to enact a substitute therefor, relating to bonds of county officers.

Read first and second times and referred to committee on county and township organization.

Senate File No. 207, a bill for an act to repeal the law as it appears in section thirty-three hundred sixty-six (3366), Code of 1927, and to enact a substitute therefor, relating to the right of admission of ex-service men in military forces of the United States and their wives or widows to the soldiers' home at Marshalltown, Iowa.

Read first and second times and referred to committee on board of control.

Senate File No. 142, a bill for an act to amend chapter two hundred sixty-four (264) of the Code, 1927, providing that each county officer in charge of any county office or department shall, on or before December thirty-first of each year, prepare and submit to the board of supervisors estimates of proposed expenditures for the following year; and providing that the board of supervisors shall, not later than January thirty-first of each year, appropriate sums for the maintenance of the various offices and departments for the current year, and providing the content of such resolution of appropriation; and providing for the transfer of excess funds appropriated to different accounts of a single office or department; and providing for the transfer of excess funds appropriated to any single office or department.

Read first and second times and referred to committee on county and township organization.

Senate File No. 235, a bill for an act, to repeal section eighty-three hundred fifty-one (8351) of chapter three hundred eighty-four (384), Code of 1927, relating to the limit of indebtedness that a corporation for pecuniary profit may incur; to repeal section eighty-three hundred fifty-two (8352) of chapter three hundred eighty-four (384), Code of 1927, relating to the exceptions to section eighty-three hundred fifty-one (8351) of chapter three hundred eighty-four (384), Code of 1927; to repeal section eighty-three hundred eighty (8380) of chapter three hundred eighty-four (384), Code of 1927, relating to the liability of officers and directors on excessive indebtedness; to repeal section eighty-four hundred eighty-five (8485) of chapter three hundred eighty-nine (389) relating to the limit of indebtedness that cooperative associations may incur; and to amend section eighty-three hundred fifty-seven (8357), Code, 1927, relating to notice of incorporation.

Read first and second times and referred to committee on private corporations.

#### CONSIDERATION OF SENATE AMENDMENTS

On request of Lovrien of Humboldt, unanimous consent having been given, House File No. 201, a bill for an act to protect investors, by regulating sales and purchases and attempted sales and purchases within the state of Iowa, of stocks, bonds, notes, debentures, evidences of indebtedness, investment contracts, in-

terests in or under profit sharing or participating agreements or schemes, and interests in trusts, all hereinafter called securities; by defining words, phrases, and terms used in this account; by fixing the scope of the regulation in this act provided and prescribing the conditions under which securities may be sold, bartered, or exchanged or offered therefor; by providing for enforcement of this act through public agencies and otherwise; and by prescribing and imposing penalties for violation of or non-compliance with this act, and repealing chapter three hundred ninety-three (393) of the Code, 1927, relating to investment companies, with Senate amendments, was taken up and the amendments read and considered.

#### SENATE AMENDMENTS TO HOUSE FILE NO. 201

Amend section 21 by inserting after the word "shall" in line 3 thereof the words "knowingly and with intent to evade the provisions of this act."

Also amend by inserting after the word "that" in line 5 thereof the words "knowingly and with intent to evade the provisions of this act". Also amend by inserting after the word "or" in line 6 thereof the words "knowingly and with intent to evade the provisions of this act".

Amend section 7 by striking out of line 18 the word "profits" and inserting in lieu thereof the word "proceeds".

Amend section 7 by inserting after the word "leaseholds" in line 95 the words "upon which".

Amend section 13a by striking out the word "the" at the end of line 21 and inserting in lieu thereof the word "this".

Amend section 13a by striking out of line 11 the word "on" and inserting in lieu thereof the word "and".

Amend section 7 by striking out the period at the end of line 165 and inserting in lieu thereof a comma and the following:

"location, and, if incorporated, place of incorporation".

Amend section five (5) by inserting at the end thereof the following as a new paragraph:

"J.—Bonds or notes secured by mortgage upon real estate or tangible personal property situated within the State of Iowa where the bonds or notes are sold to not more than twenty purchasers and the total face amount of all bonds or notes secured by a single mortgage does not exceed fifty thousand dollars (\$50,000.00)".

Further amend by striking line six (6) of section seventeen (17) and inserting in lieu thereof:

“personally participated in making such sales and at the time knew of such violations shall be”.

Amend by striking out the word “effecting” in line 36 of section 3 and inserting in lieu thereof the word “affecting”.

Mr. Lovrien moved that the House concur in the Senate amendments.

On the question “Shall the House concur?”

The ayes were, 74.

Allen	Files	Johnson of	Pendray
Bair	Finnern	Keokuk	Ratliff
Ballew	Fleming	King	Rawlins
Barnes	Forsling	Knudson	Read
Buchmiller	Hagglund	Lamb	Reno
Burton	Hansen	Lichty	Rice
Bush	Hatter	Lomas	Ryder
Byers of Linn	Hayes	Lovrien	Rylander
Campbell	Heald	McCaulley	Sass
Clark	Helgason	McCreery	Shields
Crozier	Hill	McIntosh	Taylor
Dayton	Holmgren	McMillan	Torgeson
Dean	Hopkins	Mathews	Truax
Ditto	Hush	Miller	Van Buren
Eckles	Irwin	Nelson of Story	Van Wert
Elliott of Polk	Istad	O'Brien	Wamstad
Elliott of Scott	Jensen	Orr	Wearin
Ellsworth	Johnson of	Pattison	Whiting
Figgins	Dickinson	Paulson	Mr. Speaker

The nays were, 3.

Cox	Hanson	Vosseller
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Absent or not voting, 31.

Aiken	Greene	Kline	Rutledge
Albert	Griswold	McIlrath	Shannon
Baker	Hall	Mounce	Simmer
Berry	Hollingsworth	Nelson of	Smith
Bixler	Hollis	Hancock	Swanson
Byers of Fayette	Hubbard	O'Donnell	Vaughn
Cole	Hunt	Randall	Venard
Gilmore	Jaycox	Reimers	Wilson

House concurs in Senate amendments.

Campbell of Decatur moved that the House recede from House amendment to Senate File No. 24.

On the question “Shall the House recede?” a roll call was demanded.

The ayes were, 63.

Allen	Figgins	Jensen	O'Brien
Baker	Files	Johnson of	Paulson
Ballew	Finnern	Dickinson	Pendray
Barnes	Fleming	King	Ratliff
Buchmiller	Forsling	Knudson	Rowlings
Bush	Hagglund	Lamb	Ryder
Campbell	Hansen	Lichty	Rylander
Clark	Hatter	Lovrien	Sass
Cole	Heald	McCaulley	Torgeson
Crozier	Helgason	McCreery	Truax
Dayton	Hill	McIntosh	Van Buren
Dean	Hopkins	McMillan	Van Wert
Eckles	Hush	Mathews	Wamstad
Elliott of Polk	Irwin	Miller	Wearin
Elliott of Scott	Istad	Mounce	Whiting
Ellsworth	Jaycox	Nelson of Story	Mr. Speaker

The nays were, 1.

Johnson of  
Keokuk

Absent or not voting, 44.

Aiken	Griswold	McIlrath	Rutledge
Albert	Hall	Nelson of	Shannon
Bair	Hanson	Hancock	Shields
Berry	Hayes	O'Donnell	Simmer
Bixler	Hollingsworth	Orr	Smith
Burton	Hollis	Pattison	Swanson
Byers of Fayette	Holmgren	Randall	Taylor
Byers of Linn	Hubbard	Read	Vaughn
Cox	Hunt	Reimers	Venard
Ditto	Kline	Reno	Vosseller
Gilmore	Lomas	Rice	Wilson
Greene			

Motion prevailed and the House recessed from its amendment to Senate File No. 24.

Hill of Floyd asked and obtained consent to have House File No. 305 reprinted with such amendments as the committee may recommend.

#### MADE SPECIAL ORDER

Whiting of Johnson asked and obtained unanimous consent to have House File No. 139 made a special order for Tuesday, March 12, at 10 a. m.

#### COMMUNICATION FROM MRS. T. E. POWERS

The following communication was received:

*To the Honorable Body, the House of Representatives of the State of Iowa:*

I wish to thank you for your sympathy in the death of my husband, Dr. T. E. Powers, as expressed in the beautiful roses sent by you.

Dr. Powers loved the work he did with you when he was a member of the Fortieth and Forty-first General Assemblies, as well as the Extra Session for revising the Code.

He formed friendships among his colleagues that he prized most highly.

There may be some among you now that he associated with when there. If so, accept my thanks as coming from him to those he knew and loved.

Very sincerely,

Mrs. T. E. Powers.

On motion of Bair of Buena Vista the House adjourned until 9:00 a. m. Monday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 11, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by Prof. C. B. Helgen, President of Waldorf College, Forest City, Iowa.

Journal of March 9th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Knudson of Hamilton for the day, on request of Wamstad of Mitchell; Nelson of Story for the day, on request of Rylander of Marshall; Taylor of Audubon for the day, on request of Istad of Winneshiek.

## BILLS SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 11th day of March, 1929, sent to the governor for his approval: House Files Nos. 66, 95, 120, 143, 147, 171.

S. R. TORGESON, *Chairman.*

Report adopted.

## REPORTS OF COMMITTEES

Hubbard of Pottawattamie, from the committee on motor vehicles and transportation, submitted the following report:

MR. SPEAKER: Your committee on motor vehicles and transportation, to whom was referred House File No. 124, a bill for an act to amend the law as found in section forty-nine hundred forty-three (4943) of the Code, 1927, relating to chauffeur's licenses and providing exemptions in certain cases, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:



By striking out all of section one and inserting in lieu thereof the following:

Section 1. Section forty-eight hundred sixty-three (4863), Code of 1927, is amended by adding to paragraph six (6) thereof the following words, to-wit:

"Nor to the operator of a motor vehicle while regularly engaged in transporting children to and from public school".

Also further amend the bill by striking the title and inserting in lieu thereof: An Act to amend paragraph six (6) of section forty-eight hundred sixty-three (4863), Code of 1927, relating to the definition of the term "chauffeur".

WILBER F. HUBBARD, *Chairman.*

Report adopted.

Forsling of Woodbury, from the committee on judiciary, submitted the following reports:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 39, a bill for an act to legalize an election held by the voters of Lyon county, on the fourth day of June, 1928, with reference to the construction of a jail and sheriff's residence combined, and to legalize the tax levied therefor, by the board of supervisors of said county, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 135, a bill for an act to legalize certain warrants issued by the town of Underwood, Iowa, on the general fund of said corporation and to authorize the sale of bonds to fund the same, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking all of section one (1) and inserting in lieu thereof the following:

"Section 1. That the acts of the council of the town of Underwood, Iowa, in making expenditures, issuing warrants and incurring indebtedness in the amount of four thousand dollars (\$4,000.00) for the construction of a transmission line from McClelland, Iowa, to Underwood, Iowa, be and the same are hereby legalized and validated."

L. B. FORSLING, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 246, a bill for an act to authorize and empower the governing board of any cemetery association, and any town, city or village having a cemetery under its control, to make an annual assessment upon the lots in the said cemetery, making the assessment a lien upon the lot, and providing a forfeiture thereof in the event of non-payment, budgeting the funds received from the sale of forfeited lots and authorizing a redemption from the forfeiture by the owner, heir, or legal representative, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend the title by striking out "An Act" and adding the following:

"An Act to authorize governing boards of cemeteries to re-invest themselves with title to part of the unused portions of abandoned cemetery lots, giving in lieu thereof perpetual upkeep to such abandoned lots, and"

Also amend section three (3) by striking from line six (6) the word and figure "two (2)" and adding the word and figure "five (5)".

Also in line nine (9) of section three (3), after the word "lien" add the following:

"except as hereinafter provided".

Also amend section five (5) by adding after the word "thereof" in line five (5), the following:

"less one (1) adult grave space adjacent to the burials, if any,".

Also amend section five (5) by striking from line ten (10) the words "portion of such".

Also amend section five (5) by striking from line eleven (11) the words "occupied, or not".

L. B. FORSLING, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 253, a bill for an act to amend section eleven thousand six hundred sixty-eight (11668) of the Code, 1927, to require notice of levy of execution in certain cases to be entered in encumbrance book of the clerk of the district court, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By striking lines nine (9), ten (10) and eleven (11) and inserting in lieu thereof the following:

"located, which entry shall constitute notice to all persons of such levy. Such entry shall contain the number and".

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 335, a bill for an act to make permanent the temporary transfer of money from the bond interest fund to the general county fund of Clarke county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 342, a bill for an act to amend section ten thousand seven hundred ninety-four (10794), Code of Iowa, 1927, relating to jurisdiction of district judges, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by inserting between the words "be" and "within" in the last line of the bill the word "made".

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 269, a bill for an act to amend section eleven thousand seven hundred sixty (11760) of the Code, 1927, relating to exemption from execution of certain personal property, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. B. FORSLING, *Chairman.*

Passed on file.

#### INTRODUCTION OF BILLS

House File No. 430, by Van Wert, of Franklin, a bill for an act to provide for the levying and collecting of an income tax for state purposes, and to prescribe a penalty for failure to pay such tax.

Read first and second times and referred to committee on ways and means.

House File No. 431, by Hayes of Dubuque, a bill for an act to amend section nine thousand eighty-six (9086) and section nine thousand one hundred and one (9101) of the Code, 1927, relative to the name and form of policy of reciprocal or inter-insurance exchanges.

Read first and second times and referred to committee on insurance.

House File No. 432, by McCaulley of Calhoun, a bill for an act to amend section three thousand two hundred sixty-seven (3267) of the Code, 1927, relating to inspection of weights and measures.

Read first and second times and referred to committee on commerce and trade.

House File No. 433, by committee on judiciary, a bill for an act to amend the law as it appears in section eighty-four hundred sixteen (8416), Code, 1927, relative to the filing of a certificate of issuance of stock.

Read first and second times and passed on file.

House File No. 434, by committee on judiciary, a bill for an act to amend section two hundred thirty-seven (237), Code, 1927, relating to the gratuitous distribution of laws.

Read first and second times and passed on file.

House File No. 435, by Elliott of Polk, a bill for an act making an appropriation for the purpose of aiding in defraying the expenses of a national encampment of the Grand Army of the Republic to be held in this state.

Read first and second times and referred to committee on appropriations.

House File No. 436, by Byers of Linn, a bill for an act relating to the making or uttering of malicious or fraudulent statements concerning any insurance company, association or insurance carrier, and to provide a penalty therefor.

Read first and second times and referred to committee on insurance.

House File No. 437, by committee on judiciary, a bill for an act to make valid and enforceable written provisions or agreements for the arbitration of disputes.

Read first and second times and passed on file.

House File No. 438, by committee on elections, a bill for an act to amend section five hundred forty-eight (548), to repeal sections five hundred forty-nine (549) and five hundred fifty-five (555), and to repeal section five hundred fifty-six (556), and to enact a substitute therefor, all of the Code, 1927, and all relating to the certification of the names of candidates and to the order in which the names of such candidates are arranged on primary election ballots.

Read first and second times and passed on file.

House File No. 439, by Kline of Davis, Hall and Simmer of Wapello, Mounce of Van Buren, and Pattison of Jefferson, a bill for an act authorizing the creation of a commission for the purpose of erecting a monument at or near the site of the death of Black Hawk and making an appropriation therefor.

Read first and second times and referred to committee on appropriations.

House File No. 440, by Lichty of Black Hawk, a bill for an act to amend section seventy-two hundred eighty-six (7286) of the Code, 1927, relating to the execution and effect of tax deeds.

Read first and second times and referred to committee on judiciary.

House File No. 441, by Hayes and Ryder of Dubuque, a bill for an act to amend section sixty-one hundred ninety-a thirteen (6190-a13), Code, 1927, relating to the extension of water mains.

Read first and second times and referred to committee on cities and towns.

#### HOUSE FILE WITHDRAWN

Barnes of Wright asked and obtained unanimous consent to withdraw House File No. 284 from the committee on roads and highways and from further consideration of the House.

## CONSIDERATION OF BILLS

House File No. 239, a bill for an act to make permanent the temporary transfer of money from the general fund to the school-house fund of the Independent School District of Lake City, Calhoun county, Iowa, with report of committee recommending passage, was taken up for consideration.

McCaulley of Calhoun moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 84.

Albert	Gilmore	Johnson of	Read
Ballew	Greene	Keokuk	Reno
Barnes	Griswold	King	Rice
Berry	Hagglund	Kline	Ryder
Buchmiller	Hall	Lamb	Rylander
Burton	Hanson	Lichty	Sass
Bush	Hatter	McCaulley	Shannon
Byers of Fayette	Hayes	McCreery	Shields
Campbell	Helgason	McIntosh	Simmer
Clark	Hill	McMillan	Swanson
Cole	Hollingsworth	Mathews	Torgeson
Cox	Hollis	Miller	Truax
Crozier	Holmgren	Nelson of	Van Buren
Dean	Hopkins	Hancock	Van Wert
Ditto	Hubbard	O'Brien	Vaughn
Eckles	Irwin	Orr	Venard
Elliott of Polk	Istad	Pattison	Vosseller
Ellsworth	Jaycox	Paulson	Wamstad
Figgins	Jensen	Pendray	Wearin
Files	Johnson of	Randall	Whiting
Finnern	Dickinson	Ratliff	Wilson
Fleming		Rawlins	Mr. Speaker

The nays were, none.

Absent or not voting, 24.

Aiken	Dayton	Hush	Nelson of Story
Allen	Elliott of Scott	Knudson	O'Donnell
Bair	Forsling	Lomas	Reimers
Baker	Hansen	Lovrien	Rutledge
Bixler	Heald	McIlrath	Smith
Byers of Linn	Hunt	Mounce	Taylor

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 262, a bill for an act to amend the law as it appears in section fifty-one hundred thirty (5130) of the Code of Iowa, 1927, relating to the general powers of the board of

supervisors, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Elliott of Polk the amendment proposed by the committee, found on page 440 of the journal of February 21st, was adopted.

Elliott of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 90.

Albert	Forsling	Johnson of	Read
Allen	Gilmore	Keokuk	Reimers
Bair	Greene	King	Rice
Ballew	Griswold	Kline	Rutledge
Barnes	Hagglund	Lamb	Ryder
Berry	Hall	Lichty	Rylander
Buchmiller	Hansen	Lomas	Sass
Burton	Hanson	Lovrien	Shannon
Bush	Hatter	McCaulley	Shields
Byers of Fayette	Heald	McCreery	Simmer
Campbell	Helgason	McIntosh	Smith
Clark	Hill	McMillan	Swanson
Cole	Hollingsworth	Mathews	Torgeson
Cox	Hollis	Miller	Truax
Crozier	Holmgren	Mounce	Van Buren
Dean	Hopkins	Nelson of	Van Wert
Ditto	Hubbard	Hancock	Vaughn
Eckles	Hush	Orr	Venard
Elliott of Polk	Irwin	Pattison	Wamstad
Ellsworth	Istad	Paulson	Wearin
Figgins	Jaycox	Pendray	Whiting
Finnern	Jensen	Randall	Wilson
Fleming	Johnson of	Ratliff	Mr. Speaker
	Dickinson		

The nays were, none.

Absent or not voting, 18.

Aiken	Elliott of Scott	McIlrath	Rawlings
Baker	Files	Nelson of Story	Reno
Bixler	Hayes	O'Brien	Taylor
Byers of Linn	Hunt	O'Donnell	Vosseller
Dayton	Knudson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Elliott of Polk moved that the vote by which House File No. 262 passed the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 87, a bill for an act to amend the law as it appears in section twelve thousand nine hundred thirty-eight (12938) and section twelve thousand nine hundred forty-one (12941), of the Code, 1927, relating to the issuance of permits to carry concealed weapons, with report of committee recommending passage was taken up for consideration.

Hill of Floyd moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 95.

Bair	Greene	King	Reimers
Ballew	Griswold	Kline	Reno
Barnes	Hagglund	Lamb	Rice
Bixler	Hall	Lichty	Rutledge
Buchmiller	Hansen	Lovrien	Ryder
Burton	Hanson	McCaulley	Rylander
Bush	Hatter	McCreery	Sass
Byers of Fayette	Heald	McIlrath	Shannon
Byers of Linn	Helgason	McIntosh	Shields
Campbell	Hill	McMillan	Simmer
Clark	Hollingsworth	Mathews	Smith
Cole	Hollis	Miller	Swanson
Cox	Holmgren	Mounce	Torgeson
Crozier	Hopkins	Nelson of	Truax
Dean	Hubbard	Hancock	Van Buren
Ditto	Hunt	O'Brien	Van Wert
Eckles	Hush	Orr	Vaughn
Elliott of Polk	Irwin	Pattison	Venard
Elliott of Scott	Istad	Paulson	Vosseller
Ellsworth	Jaycox	Pendray	Wamstad
Figgins	Jensen	Randall	Wearin
Files	Johnson of	Ratliff	Whiting
Fleming	Dickinson	Rawlings	Wilson
Forsling	Johnson of	Read	Mr. Speaker
Gilmore	Keokuk		

The nays were, none.

Absent or not voting, 13.

Aiken	Berry	Hayes	Nelson of Story
Albert	Dayton	Knudson	O'Donnell
Allen	Finnern	Lomas	Taylor
Baker			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 51, a bill for an act to amend the law as it appears in section forty-seven hundred fifty-five-b two (4755-b2) of the Code of Iowa, defining the primary road system, with re-



port of committee recommending passage, was taken up for consideration.

Venard of Sioux moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 83.

Albert	Forsling	Johnson of	Pendray
Allen	Gilmore	Dickinson	Read
Ballew	Greene	Johnson of	Reimers
Barnes	Griswold	Keokuk	Reno
Bixler	Hagglund	King	Rice
Buchmiller	Hall	Kline	Rutledge
Burton	Hansen	Lamb	Ryder
Byers of Fayette	Hanson	Lichty	Rylander
Byers of Linn	Hatter	Lovrien	Sass
Campbell	Heald	McCaulley	Shields
Clark	Helgason	McCreery	Swanson
Cole	Hill	McIntosh	Torgeson
Cox	Hollingsworth	McMillan	Truax
Crozier	Hollis	Mathews	Van Buren
Dean	Holmgren	Miller	Van Wert
Ditto	Hopkins	Mounce	Vaughn
Eckles	Hunt	Nelson of	Venard
Elliott of Polk	Hush	Hancock	Vosseller
Ellsworth	Irwin	Orr	Wearin
Figgins	Istad	Pattison	Whiting
Files	Jaycox	Paulson	Wilson
Finnern			Mr. Speaker

The nays were, 6.

Berry	Fleming	Ratliff	Shannon
Bush	Hubbard		

Absent or not voting, 19.

Aiken	Hayes	Nelson of Story	Simmer
Bair	Jensen	O'Brien	Smith
Baker	Knudson	O'Donnell	Taylor
Dayton	Lomas	Randall	Wamstad
Elliott of Scott	McIlrath	Rawlings	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

The House resumed consideration of House File No. 61, a bill for an act to amend the law as it appears in section fifty-four hundred fifty-four (5454) and repealing sections fifty-four hundred fifty-five (5455) to fifty-four hundred fifty-seven (5457), inclusive, of the Code, 1927, and enacting a substitute therefor, relating to the payment of claims for the injury or loss of fowl or domestic animal caused by dogs or wolves.

Rice of Clinton offered the following amendment and moved its adoption:

Amend section three (3), line nine (9), by changing the "period" at the end of said line to a "comma" and adding the following:

"which shall not exceed the value of said animal as shown on the tax list at the time of the last assessment".

Torgeson of Worth moved the previous question on the amendment and the bill.

Motion prevailed.

Amendment lost.

Kline of Davis moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 31.

Ballew	Ellsworth	Hopkins	Pendray
Berry	Files	Hunt	Ratliff
Bixler	Finnern	Johnson of	Read
Byers of Fayette	Fleming	Keokuk	Ryder
Campbell	Griswold	Kline	Simmer
Cole	Hagglund	McIntosh	Van Wert
Crozier	Hatter	Mounce	Vaughn
Ditto	Hill	Pattison	Whiting

The nays were, 65.

Aiken	Gilmore	Lamb	Rutledge
Albert	Greene	McCaulley	Rylander
Allen	Hansen	McCreery	Sass
Bair	Hanson	McIlrath	Shannon
Barnes	Hayes	McMillan	Shields
Buchmiller	Heald	Mathews	Smith
Burton	Helgason	Miller	Swanson
Bush	Hollingsworth	Nelson of	Torgeson
Byers of Linn	Hollis	Hancock	Truax
Clark	Holmgren	O'Brien	Van Buren
Cox	Hubbard	Orr	Venard
Dayton	Hush	Paulson	Vosseller
Dean	Irwin	Randall	Wamstad
Eckles	Istad	Rawlings	Wearin
Elliott of Polk	Jaycox	Reno	Wilson
Figgins	Jensen	Rice	Mr. Speaker
Forsling	King		

Absent or not voting, 12.

Baker	Johnson of	Lomas	O'Donnell
Elliott of Scott	Dickinson	Lovrien	Reimers
Hall	Knudson	Nelson of Story	Taylor
	Lichty		

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 85, a bill for an act to amend the law as it appears in section six hundred twenty-four (624), section six hundred twenty-eight (628) and section six hundred thirty-six (636), Code of Iowa, 1927, relating to the duties of county, district and state conventions, with report of committee recommending passage, was taken up for consideration.

Hush of Montgomery moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 58.

Allen	Figgins	Johnson of	Randall
Bair	Files	Keokuk	Ratliff
Ballew	Fleming	Lamb	Rice
Barnes	Gilmore	Lomas	Rutledge
Berry	Griswold	McCreery	Rylander
Bixler	Hagglund	McIlrath	Shields
Buchmiller	Hanson	McIntosh	Smith
Burton	Hatter	McMillan	Torgeson
Bush	Holmgren	Miller	Van Buren
Campbell	Hopkins	Mounce	Van Wert
Cox	Hush	Nelson of	Vaughn
Crozier	Irwin	Hancock	Vosseller
Dayton	Istad	O'Brien	Wamstad
Ditto	Jaycox	Paulson	Wearin
Eckles	Jensen	Pendray	Whiting

The nays were, 35.

Byers of Fayette	Hansen	King	Read
Clark	Hayes	Kline	Reno
Cole	Heald	Lichty	Ryder
Dean	Helgason	McCaulley	Sass
Elliott of Scott	Hill	Mathews	Shannon
Ellsworth	Hollingsworth	O'Donnell	Simmer
Finnern	Hollis	Orr	Swanson
Forsling	Hubbard	Pattison	Truax
Greene	Hunt	Rawlings	

Absent or not voting, 15.

Aiken	Elliott of Polk	Knudson	Taylor
Albert	Hall	Lovrien	Venard
Baker	Johnson of	Nelson of Story	Wilson
Byers of Linn	Dickinson	Reimers	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Cox of Taylor moved that the vote by which House File No. 85 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 183, a bill for an act to amend sections twelve thousand nine hundred fifty-two (12952) and twelve thousand nine hundred fifty-three (12953), Code, 1927, relating to the report and record of permits and sales of firearms and like or similar weapons, with report of committee recommending amendment and passage, was taken up for consideration.

Greene of Pottawattamie moved that the amendment to the committee amendment filed by him and found on page 548 of the journal of March 5th be adopted.

Amendment adopted.

On motion of Greene of Pottawattamie the amendments proposed by the committee, found on page 459 of the journal of February 22, as amended, were adopted.

Mr. Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 92.

Albert	Files	Jaycox	Rawlings
Allen	Finnern	Jensen	Read
Bair	Fleming	King	Reno
Baker	Forsling	Kline	Rice
Ballew	Gilmore	Lamb	Rutledge
Barnes	Greene	Lichty	Ryder
Bixler	Griswold	Lomas	Rylander
Buchmiller	Hagglund	McCaulley	Sass
Burton	Hansen	McCreery	Shields
Bush	Hanson	McIlrath	Simmer
Byers of Fayette	Hatter	McIntosh	Smith
Byers of Linn	Hayes	McMillan	Swanson
Campbell	Heald	Mathews	Torgeson
Cole	Helgason	Miller	Truax
Cox	Hill	Mounce	Van Wert
Crozier	Hollingsworth	Nelson of	Vaughn
Dayton	Hollis	Hancock	Venard
Dean	Holmgren	O'Brien	Vosseller
Ditto	Hubbard	Orr	Wamstad
Eckles	Hunt	Pattison	Wearin
Elliott of Polk	Hush	Paulson	Whiting
Elliott of Scott	Irwin	Pendray	Wilson
Ellsworth	Istad	Ratliff	Mr. Speaker
Figgins			

The nays were, 2.

Clark                      Randall

Absent or not voting, 14.

Aiken	Johnson of	Knudson	Reimers
Berry	Dickinson	Lovrien	Shannon
Hall	Johnson of	Nelson of Story	Taylor
Hopkins	Keokuk	O'Donnell	Van Buren

So the bill having received a constitutional majority was declared to have passed the House.

Greene of Pottawattamie offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 183 by striking out the words and figures "twelve thousand nine hundred fifty-two (12952) and"; also by striking out the word "sections" in line two thereof and inserting "section".

Amendment adopted and the title, as amended, was agreed to.

House File No. 199, a bill for an act to amend section fifty-three hundred thirty-four (5334), Code, 1927, relating to contracts for the support of the poor, and to authorize the board of supervisors to contract for medical and dental services for poor persons, with report of committee recommending passage, was taken up for consideration.

Shields of Clarke asked and obtained unanimous consent to withdraw the amendment filed by him and found on page 602 of the journal of March 7th, and offered the following amendment and moved its adoption:

Amend House File No. 199 by striking from line three (3) of section one the following: "and commencing with the comma (,) in line four (4)".

Amendment adopted.

Hansen of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 81.

Albert	Buchmiller	Cole	Elliott of Scott
Allen	Burton	Cox	Ellsworth
Bair	Bush	Crozier	Figgins
Baker	Byers of Fayette	Dayton	Files
Ballew	Byers of Linn	Dean	Finnern
Barnes	Campbell	Ditto	Fleming
Bixler	Clark	Elliott of Polk	Forsling

Griswold	Jaycox	Orr	Shannon
Hall	King	Pattison	Swanson
Hansen	Lamb	Paulson	Torgeson
Hanson	Lichty	Pendray	Truax
Hatter	McCaulley	Ratliff	Van Buren
Heald	McCreery	Rawlings	Van Wert
Helgason	McIntosh	Read	Vaughn
Hill	McMillan	Reimers	Venard
Hollingsworth	Mathews	Reno	Vosseller
Hollis	Miller	Rice	Wamstad
Holmgren	Mounce	Rutledge	Whiting
Hunt	Nelson of	Ryder	Wilson
Irwin	Hancock	Sass	Mr. Speaker
Istad	O'Brien		

The nays were, 12.

Eckles	Hubbard	Johnson of	Shields
Hagglund	Hush	Dickinson	Smith
Hopkins	Jensen	Lomas	Wearin
		McIlrath	

Absent or not voting, 15.

Aiken	Hayes	Knudson	Randall
Berry	Johnson of	Lovrien	Rylander
Gilmore	Keokuk	Nelson of Story	Simmer
Greene	Kline	O'Donnell	Taylor

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker pro tempore Mathews in the chair.

House File No. 254, a bill for an act to reimburse Dr. Thomas P. Brennan for money paid by him for legal services required in defending an action brought against him as acting director of the State Psychopathic Hospital, Iowa City, Iowa, with report of committee recommending passage, was taken up for consideration.

Bixler of Adams moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 93.

Albert	Campbell	Figgins	Helgason
Allen	Clark	Files	Hill
Baker	Cole	Finnern	Hollingsworth
Ballew	Cox	Forsling	Hollis
Barnes	Dayton	Gilmore	Holmgren
Bixler	Dean	Hagglund	Hopkins
Buchmiller	Ditto	Hall	Hunt
Burton	Eckles	Hansen	Hush
Bush	Elliott of Polk	Hanson	Irwin
Byers of Fayette	Elliott of Scott	Hatter	Istad
Byers of Linn	Ellsworth	Heald	Jaycox

Jensen	McMillan	Rawlings	Torgeson
Johnson of Dickinson	Mathews	Read	Truax
King	Miller	Reimers	Van Buren
Kline	Mounce	Reno	Van Wert
Lamb	Nelson of Hancock	Rice	Vaughn
Lichty	O'Brien	Rutledge	Venard
Lomas	O'Donnell	Ryder	Vosseller
Lovrien	Orr	Rylander	Wamstad
McCaulley	Pattison	Sass	Wearin
McCreery	Paulson	Shannon	Whiting
McIlrath	Pendray	Shields	Wilson
McIntosh	Ratliff	Smith	Mr. Speaker
		Swanson	

The nays were, none.

Absent or not voting, 15.

Aiken	Fleming	Hubbard	Nelson of Story
Bair	Greene	Johnson of	Randall
Berry	Griswold	Keokuk	Simmer
Crozier	Hayes	Knudson	Taylor

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 255, a bill for an act to reimburse the National Guardian Life Insurance Company of Madison, Wisconsin, for overpayment of taxes for the year 1927, with report of committee recommending passage, was taken up for consideration.

Buchmiller of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 90.

Albert	Elliott of Polk	Hollis	McMillan
Allen	Elliott of Scott	Hopkins	Mathews
Ballew	Ellsworth	Hunt	Mounce
Barnes	Figgins	Hush	Nelson of Hancock
Bixler	Files	Irwin	O'Brien
Buchmiller	Fleming	Istad	O'Donnell
Burton	Forsling	Jaycox	Orr
Bush	Gilmore	Jensen	Pattison
Byers of Fayette	Griswold	Johnson of	Paulson
Byers of Linn	Hagglund	Dickinson	Pendray
Campbell	Hall	Kline	Ratliff
Clark	Hansen	Lamb	Rawlings
Cole	Hanson	Lichty	Read
Cox	Hatter	Lomas	Reimers
Crozier	Hayes	Lovrien	Reno
Dayton	Heald	McCaulley	Rice
Dean	Helgason	McCreery	Rutledge
Ditto	Hill	McIlrath	Ryder
Eckles	Hollingsworth	McIntosh	

Rylander	Swanson	Van Wert	Wearin
Sass	Torgeson	Vaughn	Whiting
Shields	Truax	Vosseller	Wilson
Smith	Van Buren	Wamstad	Mr. Speaker

The nays were, none.

Absent or not voting, 18.

Aiken	Greene	King	Shannon
Bair	Holmgren	Knudson	Simmer
Baker	Hubbard	Miller	Taylor
Berry	Johnson of	Nelson of Story	Venard
Finnern	Keokuk	Randall	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 257, a bill for an act to make an appropriation to compensate W. L. Hall for apprehension of paroled prisoners, with report of committee recommending passage, was taken up for consideration.

Buchmiller of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 80.

Albert	Ellsworth	Jaycox	Pendray
Allen	Figgins	Johnson of	Ratliff
Bair	Files	Dickinson	Rawlings
Ballew	Finnern	King	Read
Barnes	Fleming	Kline	Reno
Bixler	Forsling	Lamb	Rice
Buchmiller	Griswold	Lovrien	Rutledge
Burton	Hagglund	McCaulley	Ryder
Bush	Hall	McCreery	Rylander
Byers of Fayette	Hansen	McIlrath	Shields
Campbell	Hanson	McIntosh	Smith
Clark	Hatter	McMillan	Swanson
Cole	Heald	Mathews	Torgeson
Cox	Helgason	Mounce	Truax
Crozier	Hollingsworth	Nelson of	Van Wert
Dayton	Hollis	Hancock	Vaughn
Dean	Hopkins	O'Brien	Vosseller
Ditto	Hunt	Orr	Wamstad
Eckles	Hush	Pattison	Wearin
Elliott of Polk	Irwin	Paulson	Mr. Speaker
Elliott of Scott	Istad		

The nays were, none.



Absent or not voting, 28.

Aiken	Holmgren	Lomas	Shannon
Baker	Hubbard	Miller	Simmer
Berry	Jensen	Nelson of Story	Taylor
Byers of Linn	Johnson of	O'Donnell	Van Buren
Gilmore	Keokuk	Randall	Venard
Greene	Knudson	Reimers	Whiting
Hayes	Lichty	Sass	Wilson
Hill			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 258, a bill for an act to appropriate sufficient funds to pay the maintenance tax against state lands in drainage district No. 13, located in Muscatine and Louisa counties, Iowa, with report of committee recommending passage, was taken up for consideration.

Buchmiller of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 85.

Albert	Fleming	Jensen	Ratliff
Allen	Forsling	King	Rawlins
Bair	Gilmore	Kline	Read
Ballew	Greene	Lamb	Reno
Barnes	Griswold	Lomas	Rice
Bixler	Haggiund	Lovrien	Rutledge
Buchmiller	Hall	McCaulley	Ryder
Burton	Hansen	McCreery	Rylander
Bush	Hanson	McIlrath	Sass
Byers of Fayette	Hatter	McIntosh	Smith
Campbell	Hayes	McMillan	Swanson
Clark	Heald	Mathews	Truax
Cox	Helgason	Miller	Van Buren
Crozier	Hill	Mounce	Van Wert
Dayton	Hollingsworth	Nelson of	Vaughn
Dean	Hollis	Hancock	Vosseller
Ditto	Hopkins	O'Brien	Wamstad
Elliott of Polk	Hunt	Orr	Wearin
Elliott of Scott	Hush	Pattison	Whiting
Ellsworth	Irwin	Paulson	Wilson
Figgins	Istad	Pendray	Mr. Speaker
Finnern	Jaycox		

The nays were, none.

Absent or not voting, 23.

Aiken	Byers of Linn	Files	Johnson of
Baker	Cole	Holmgren	Dickinson
Berry	Eckles	Hubbard	

Johnson of Keokuk	Nelson of Story O'Donnell	Shannon Shields	Taylor Torgeson
Knudson	Randall	Simmer	Venard
Lichty	Reimers		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 304, a bill for an act to amend section thirteen thousand eighty-six (13086), Code, 1927, relating to trespass upon land, and to prohibit the removing, taking, cutting, breaking, injuring or destroying flowers, ferns, shrubs, mosses or vines, including bittersweet, and to prohibit the sale or offering for sale of articles or things obtained in violation of said section, was taken up for consideration.

Venard of Sioux moved that the amendment filed by him and found on page 626 of the journal of March 8th be adopted.

Motion prevailed and the amendment was adopted.

Mr. Venard moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 84.

Allen	Figgins	Kline	Rice
Bair	Finnern	Lamb	Rutledge
Baker	Fleming	Lovrien	Ryder
Ballew	Greene	McCaulley	Rylander
Barnes	Griswold	McCreery	Sass
Bixler	Hagglund	McIlrath	Shannon
Buchmiller	Hall	McIntosh	Shields
Burton	Hanson	McMillan	Smith
Bush	Hatter	Mathews	Swanson
Byers of Fayette	Hayes	Miller	Torgeson
Byers of Linn	Heald	O'Brien	Truax
Campbell	Helgason	Orr	Van Buren
Cole	Hill	Pattison	Van Wert
Cox	Hollis	Paulson	Vaughn
Crozier	Holmgren	Pendray	Venard
Dayton	Hopkins	Randall	Vosseller
Dean	Irwin	Ratliff	Wamstad
Ditto	Istad	Rawlings	Wearin
Eckles	Jaycox	Read	Whiting
Elliott of Polk	Jensen	Reimers	Wilson
Ellsworth	King	Reno	Mr. Speaker

The nays were, 1.

Hollingsworth

Absent or not voting, 23.

Aiken	Gilmore	Johnson of	Nelson of
Albert	Hansen	Keokuk	Hancock
Berry	Hubbard	Knudson	Nelson of Story
Clark	Hunt	Lichty	O'Donnell
Elliott of Scott	Hush	Lomas	Simmer
Files	Johnson of	Mounce	Taylor
Forsling	Dickinson		

So the bill having received a constitutional majority was declared to have passed the House.

Venard of Sioux offered the following amendment to the title and moved its adoption.

Amend line (4) of the title by insertting immediately after the comma following the word "shrubs" the word "trees,".

Amendment adopted and the title, as amended, agreed to.

Speaker Johnson in the chair.

House File No. 306, a bill for an act to regulate the sale of oleomargarine by providing an inspection fee and the manner in which said fee shall be paid, and providing the means and manner of the administration and enforcement thereof by the Secretary of Agriculture, was taken up for consideration.

Pattison of Jefferson moved the previous question.

Motion prevailed.

Rutledge of Webster moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were 82.

Albert	Eckles	Helgason	Kline
Bair	Ellsworth	Hollingsworth	Lamb
Baker	Figgins	Hollis	Lichty
Barnes	Files	Holmgren	Lomas
Bixler	Finnern	Hopkins	Lovrien
Burton	Fleming	Hubbard	McCaulley
Byers of Fayette	Gilmore	Hunt	McCreery
Campbell	Greene	Hush	McIlrath
Cole	Griswold	Istad	McIntosh
Cox	Hagglund	Jaycox	McMillan
Crozier	Hanson	Jensen	Miller
Dayton	Hatter	Johnson of	Mounce
Dean	Hayes	Dickinson	Nelson of
Ditto	Heald	King	Hancock

O'Brien	Read	Smith	Venard
Orr	Reimers	Swanson	Vosseller
Pattison	Rice	Torgeson	Wamstad
Pauls n	Rutledge	Truax	Wearin
Pendray	Ryder	Van Buren	Whiting
Randall	Rylander	Van Wert	Wilson
Rawlings	Simmer	Vaughn	Mr. Speaker

The nays were, 11.

Aiken	Byers of Linn	Irwin	Mathews
Ballew	Clark	Johnson of	Sass
Buchmiller	Hall	Keokuk	Shannon

Absent or not voting, 15.

Allen	Elliott of Scott	Knudson	Reno
Berry	Forsling	Nelson of Story	Shields
Bush	Hansen	O'Donnell	Taylor
Elliott of Polk	Hill	Ratliff	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Rutledge of Webster moved that the vote by which House File No. 306 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### MADE SPECIAL ORDER

Greene of Pottawattamie asked and obtained unanimous consent to have House File No. 298 made a special order for Wednesday, March 13th, at 9:30 a. m.

#### INTRODUCTION OF BILLS

House File No. 442, by Torgeson of Worth and Ellsworth of Hardin, a bill for an act to repeal chapter thirty-five-A two (35-A2) of the Code, 1927, to apportion the State of Iowa into Senatorial Districts and to provide the time when State Senators shall be elected.

Read first and second times and referred to committee on judicial and political districts.

House File No. 443, by Hollis of Black Hawk, a bill for an act to amend section fifty-eight hundred fourteen (5814), Code, 1927, relating to river front improvement commissions and to enlarge the number of cities which may avail themselves of the powers embraced in chapter two hundred ninety-four (294), Code, 1927.

Read first and second times and referred to committee on cities and towns.

House File No. 444, by Hubbard of Pottawattamie, a bill for an act to require stock, bond, and security brokers or sellers to report the names of purchasers of taxable bonds or other securities to the Secretary of State; prescribing the duties of the Secretary of State, and providing a penalty for violations.

Read first and second times and referred to committee on judiciary.

House File No. 445, by Reno of Polk, a bill for an act to amend section fifty-nine hundred eighty-nine (5989) as it appears in the Code of 1927, relating to the condemnation by cities of private property for right-of-way for sewers.

Read first and second times and referred to committee on judiciary.

House File No. 446, by Istad of Winneshiek, a bill for an act to amend the law as it appears in section fifty-eight hundred seventy-five (5875) and section sixty-two hundred nine (6209) of the Code, 1927, relating to cities controlling bridge fund.

Read first and second times and referred to committee on cities and towns.

House File No. 447, by O'Brien of Allamakee, a bill for an act to amend section forty-two hundred thirty (4230), of the Code, 1927, relating to the terms of school superintendents.

Read first and second times and referred to committee on schools and textbooks.

House File No. 448, by committee on judiciary, a bill for an act to repeal section twelve thousand eight hundred ninety (12890), Code, 1927, and to enact a substitute therefor, relating to the definition of a felony.

Read first and second times and passed on file.

House File No. 449, by Kline of Davis, a bill for an act to make permanent the temporary transfer of money from the county bond fund to the county general fund of Davis county, Iowa.

Read first and second times and referred to committee on judiciary.

House File No. 450, by committee on elections, a bill for an act to amend the law as it appears in sections five hundred ninety-four (594), six hundred twenty-four (624) and six hundred twenty-five (625) of the Code, 1927, relating to nominations to be made by county conventions of political parties.

Read first and second times and passed on file.

House File No. 451, by Reno of Polk, a bill for an act to repeal section five thousand one hundred five-a27 (5105-a27) of the Code, 1927, of the State of Iowa.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 452, by Elliott of Scott, a bill for an act relating to viaducts in special charter cities having a population of thirty thousand (30,000) or over.

Read first and second times and referred to committee on cities and towns.

House File No. 453, by Elliott of Scott, a bill for an act to repeal section five thousand eight hundred sixty-six-a thirteen (5866-a13) of the Code, 1927, and enact a substitute therefor relating to Municipal Art Galleries.

Read first and second times and referred to committee on cities and towns.

House File No. 454, by Elliott of Scott, a bill for an act to amend section six thousand seven hundred sixty-eight (6768), of the Code, 1927, making chapter three hundred five (305) of the Code, 1927, applicable to special charter cities.

Read first and second times and referred to committee on cities and towns.

House File No. 455, by Hill of Floyd, a bill for an act to give the fire marshal or his assistants the power of peace officers.

Read first and second times and referred to committee on police regulation and suppression of crime.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate :

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 99, a bill for an act relating to the tax levy for fire department maintenance fund in cities and towns.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 169, a bill for an act relating to the construction and maintenance of secondary roads of the state.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 85, a bill for an act requiring that all prison-made goods from other states be distinctly marked as such before being exposed for sale in Iowa, and prescribing the penalty for violations.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 125, a bill for an act to amend the law as it appears in section twenty-five hundred eighty-five b thirteen (2585-b13) of the Code of 1927, relating to the requirements for license to practice barbering.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 189, a bill for an act to regulate the practice of cosmetology and schooling of instruction in such profession.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 191, a bill for an act relating to the practice of embalming, and to enact a substitute therefor.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 227, a bill for an act relating to docks, and providing for the enforcement of rules and regulations by fine or imprisonment.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 28, a bill for an act relating to the exemption from liability of surety on depository bonds.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 255, a bill for an act relating to security for the payment of workmen's compensation.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 263, a bill for an act relating to school elections.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 288, a bill for an act providing for the appointment of board of trustees in special charter cities, having a population of less than twenty-five thousand (25,000) and prescribing their powers and duties.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 289, a bill for an act relating to the deposit of certain securities by life insurance companies and associations with the Commissioner of Insurance, and the withdrawal thereof.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 295, a bill for an act relating to the investments of the funds of life insurance companies and associations.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 314, a bill for an act relating to the deposits of certain securities by fraternal beneficiary societies, order or associations with the Commissioner of Insurance, and the withdrawal thereof.

WALTER H. BEAM, *Secretary.*

#### SENATE AMENDMENTS TO HOUSE FILE NO. 99

Amend by striking out the word "nine" in each of lines 7 and 8 and substituting the word "eight".

Amend by adding the following section as Sec. 2:

"Sec. 2. This act shall also apply to cities acting under special charter regardless of population."

#### SENATE MESSAGES CONSIDERED

Senate File No. 169, a bill for an act to define and designate the secondary roads of the state, to provide for the construction



and maintenance of such roads, to authorize levies of taxes in order to effect such construction and maintenance, to set aside certain public funds in order to supplement said taxes, to provide for and regulate the anticipation and expenditure of said funds, to define the powers and duties of public officers and employes in reference to such work, to coordinate and harmonize various statutes which relate to roads and highways, and to this end to repeal sections forty-five hundred ninety (4590), forty-six hundred fifty-nine (4659), seventy-six hundred forty-three (7643), and seventy-six hundred forty-five (7645), and to enact substitutes therefor; to amend sections three hundred fifty-one (351), forty-six hundred five (4605), forty-six hundred eight (4608), forty-six hundred fifty-three (4653), forty-six hundred sixty (4660), forty-six hundred sixty-two-a three (4662-a3), forty-six hundred sixty-six (4666), forty-six hundred sixty-nine (4669), forty-six hundred seventy (4670), five thousand ninety-three-a nine (5093-a9), seventy-four hundred seventy (7470), seventy-five hundred thirty-nine (7539), seventy-six hundred thirty-eight (7638), seventy-six hundred forty-two (7642), seventy-six hundred forty-four (7644), seventy-six hundred forty-seven (7647), seventy-six hundred forty-nine (7649), seventy-six hundred fifty (7650), and section one (1) of chapter three (3), acts special session of the forty-second (42) general assembly (said last section being a substitute for section forty-seven hundred fifty-five-b five (4755-b5), Code, 1927); to repeal sections forty-six hundred thirty-five (4635) to forty-six hundred forty-four (4644), inclusive, sections forty-six hundred forty-six (4646), to forty-six hundred fifty (4650), inclusive, forty-six hundred sixty-two-a two (4662-a2), forty-six hundred sixty-four (4664), forty-six hundred sixty-five (4665), forty-six hundred seventy-five (4675), seventy-four hundred eighty-five (7485); and to repeal chapters two hundred forty-four (244) and two hundred forty-five (245), relating to highways, all of said sections and chapters, except as otherwise indicated, being of the Code, 1927.

Read first and second times and on motion of Hollis of Black Hawk was substituted for House File No. 187.

Senate File No. 85, a bill for an act to amend Title X of the Code, relating to regulations and inspections, by adding thereto a chapter requiring that all prison-made goods from other states be distinctly marked as such before being exposed for sale in Iowa, and prescribing the penalty for violations.

Read first and second times and referred to committee on commerce and trade.

Senate File No. 125, a bill for an act to amend the law as it appears in section twenty-five hundred eighty-five b thirteen (2585-b13) of the Code of 1927, relating to the requirements for license to practice barbering.

Read first and second times and referred to committee on public health.

Senate File No. 189, a bill for an act to regulate the practice of cosmetology and schools of instruction in such profession and to provide for license fees for practitioners, itinerants, apprentices, practitioners in the use of the electric needle, and for schools; and to amend the law as it appears in section twenty-five hundred eleven (2511), section twenty-five hundred sixteen (2516), section twenty-five hundred eighty-five-b two (2585-b2), section twenty-five hundred eighty-five-b four (2585-b4), and section twenty-five hundred eighty-five-b six (2585-b6) of the Code, 1927; and to repeal section twenty-five hundred eighty-five-b five (2585-b5), and section twenty-five hundred eighty-five-b nine (2585-b9), of the Code, 1927, and to enact substitutions therefor; relating to the practice of certain professions affecting the public health and pertaining to the practice of cosmetology.

Read first and second times and referred to committee on public health.

Senate File No. 191, a bill for an act to repeal chapter one hundred twenty-four (124) of the Code, 1927, and to enact a substitute therefor, relating to the regulation of the Practice of Embalming, the licensing of its practitioners, the inspection of their places of business, the defining of misdemeanor for the violation of certain of its provisions, and the fixing of a penalty therefor.

Read first and second times and referred to committee on public health.

Senate File No. 255, a bill for an act to amend the law as it appears in section fourteen hundred seventy-seven (1477), chapter seventy-two (72) of the Code, 1927, relating to security for the payment of Workmen's Compensation.

Read first and second times and referred to committee on insurance.

Senate File No. 263, a bill for an act to amend, revise, and codify the law as it appears in chapters two hundred eleven (211) and two hundred eleven-B one (211-B1) of the Code, 1927, relating to school elections.

Read first and second times and referred to committee on schools and textbooks.

Senate File No. 288, a bill for an act providing for the appointment of board of trustees in special charter cities, having a population of less than twenty-five thousand (25,000) and prescribing their powers and duties.

Read first and second times and referred to committee on cities and towns.

Senate File No. 289, a bill for an act to amend sub-section nine (9) of section eighty-seven hundred thirty-seven (8737) of the Code, 1927, relating to the deposit of certain securities by life insurance companies and associations with the Commissioner of Insurance, and the withdrawal thereof; and to amend section eighty-seven hundred thirty-six (8736) of the Code, 1927, so as to except the securities deposited under sub-section nine (9) of section eighty-seven hundred thirty-seven (8737) of the Code, 1927, from the requirements thereof.

Read first and second times and referred to committee on insurance.

Senate File No. 295, a bill for an act to amend section eighty-seven hundred thirty-seven (8737), Code, 1927, relating to the investments of the funds of life insurance companies and associations.

Read first and second times and referred to committee on insurance.

Senate File No. 314, a bill for an act to amend sub-section eight (8) of Section Eighty-eight Hundred Twenty-nine (8829), of the Code, 1927, relating to the deposits of certain securities by fraternal beneficiary societies, orders or associations with the Commissioner of Insurance, and the withdrawal thereof.

Read first and second times and referred to committee on insurance.

Senate File No. 227, a bill for an act to amend subdivision five (5) of section fifty-nine hundred two (5902), Code, 1927, relating to docks, and providing for the enforcement of rules and regulations by fine or imprisonment.

Read first and second times and referred to committee on cities and towns.

Senate File No. 28, a bill for an act to amend Section Ten Hundred ninety-a Nineteen (1090-a19) of the Code, 1927, relating to the exemption from liability of surety on depositor bonds.

Read first and second times and referred to committee on judiciary.

#### REPORTS OF COMMITTEES

Hunt of Louisa, from the committee on drainage, submitted the following reports:

MR. SPEAKER: Your committee on drainage, to whom was referred House File No. 229, a bill for an act to amend section seventy-four hundred ninety-six (7496) of the Code of 1927, relating to interest on warrants on the fund of a drainage or levee district or sub-district, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By striking out all after the enacting clause and substituting in lieu thereof the following:

"Section 1. That section seventy-four hundred ninety-six (7496) of the Code of 1927 be amended by striking from line four (4) the word six (6) and inserting in lieu thereof the word five (5)."

RALPH R. HUNT, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on drainage, to whom was referred House File No. 270, a bill for an act to amend section seventy-four hundred seventy (7470) as it appears in the Code of 1927, relating to the assessment of benefits and the apportionment of the costs and expenses against highways which extend into or through levy or drainage districts, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

RALPH R. HUNT, *Chairman.*

Report adopted.

Forsling of Woodbury, from the committee on judiciary, submitted the following reports:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 116, a bill for an act to amend section twelve thousand eight hundred thirty-three and section ten thousand six hundred eighty-three of the Code, relating to appeals to the Supreme court, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. B. FORSLING, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 213, a bill for an act to make permanent the temporary transfer of certain moneys from the County General Fund to the County Bridge Fund of Audubon county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 250, a bill for an act to amend section seventy-one hundred eighty-eight (7188) of the Code, 1927, governing the correction of errors made by the county treasurer in making entries of tax payments, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 268, a bill for an act to authorize and direct the governor of the state of Iowa to execute and deliver to Etta V. Brall a patent to lots three (3) and four (4) in block one (1) in outlot seventeen (17) in the town of Sidney, Fremont county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 337, a bill for an act to amend the law as it appears in section fifty-two hundred sixty-two (5262), of the Code, 1927, relating to expenditures by counties for erection of court house, jail, or county home, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 340, a bill for an act to relinquish and quit-claim any claim of right, title or interest of the state of Iowa in or to certain real estate situated in the city of Muscatine, Iowa, known as Muscatine Slough, to the city of Muscatine, or to persons in actual or constructive possession thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 357, a bill for an act to legalize and make permanent the transfer of money from certain funds to other funds by the board of supervisors of Keokuk county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 361, a bill for an act to amend section seventy-two hundred eighty-six (7286), of the Code, 1927, relating to the execution and effect of tax deeds, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 391, a bill for an act to make permanent the temporary

transfer of certain funds by the municipality of Charles City, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 393, a bill for an act to amend the law as it appears in section ten thousand two hundred ninety-seven (10297), Code, 1927, relating to mechanic's liens, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 401, a bill for an act to legalize certain transfer of funds by the town of Roland, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 90, a bill for an act to amend the law as it appears in section fifty-four hundred ninety-eight (5498) of the Code, 1927, relating to the duties of sheriffs in regard to the control, maintenance and custody of prisoners in county jails, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 139, a bill for an act relating to general exemptions from executions to heads of families, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 146, a bill for an act to legalize a certain deed executed in the name of the State of Iowa by C. C. Carpenter and Josiah F. Young, Governor and Secretary of State respectively of the State of Iowa, on December 29, 1875, conveying to Maria S. Orwig certain real estate in city of Des Moines, Polk county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 154, a bill for an act to repeal section eleven thousand two hundred forty-two (11242) of the Code, 1927, and to enact a substitute therefor relating to judge's orders made in vacation and to validate such orders and fix a period of limitations after which such orders cannot be attacked, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 251, a bill for an act to amend sections ninety-five hundred fifty-six (9556) and ninety-six hundred nine (9609), Code, 1927, relating to negotiable instruments, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 252, a bill for an act to amend, revise and codify section ten thousand one hundred two (10102), Code, 1927, relating to acknowledgments, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.



## PROOF OF PUBLICATION

The official proof of publication of House File No. 328, a bill for an act to legalize the proceedings of the Board of Supervisors of Webster county in making a certain transfer of funds, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

On motion of Van Wert of Franklin the House adjourned until 4:00 p. m. today.

## AFTERNOON SESSION

The House reconvened, Speaker Johnson in the chair.

## INTRODUCTION OF BILLS

House File No. 456, by Van Buren of Jones, a bill for an act conferring jurisdiction and control upon the board of railroad commissioners over the location, construction, maintenance and operation, service and rates of telephone companies.

Read first and second times and referred to committee on public utilities.

House File No. 457, by Byers of Linn, a bill for an act amending chapter four hundred eighty-nine (489) of the Code, 1927; for the simplification of the manner of commencing actions, and changing appearance days from the second day of the term to a date specified in the original notice, irrespective of the commencement of a term; repealing sections eleven thousand fifty-five (11055), eleven thousand fifty-six (11056), eleven thousand fifty-seven (11057), and eleven thousand fifty-nine (11059) of the Code, 1927, and enacting in lieu thereof changes in the times for filing petitions, and for the appearance of defendants.

Read first and second times and referred to committee on judiciary.

House File No. 458, by Byers of Linn, a bill for an act making the insurance commissioner of the State of Iowa the sole and only receiver or liquidating officer for insurance companies, associations or insurance carriers, and prescribing the compensation and expenses thereof.

Read first and second times and referred to committee on insurance.

House File No. 459, by Byers of Linn, a bill for an act to amend chapter four hundred four (404) of the Code, 1927, by inserting therein after section eighty-nine hundred fifty-seven (8957) an additional section relating to the offense of an agent's failure to account for premiums received by him in behalf of his company.

Read first and second times and referred to committee on insurance.

House File No. 460, by Simmer of Wapello, a bill for an act to amend section twenty-one hundred thirty-one (2131) of the Code of 1927, relating to applications for permits to wholesale druggists.

Read first and second times and referred to committee on police regulation and suppression of crime.

House File No. 461, by Forsling of Woodbury, a bill for an act to legalize and declare valid and effectual for all purposes "An ordinance establishing a Board of Park Commissioners", adopted by the town council of the incorporated town of Correctionville, Iowa, on the 13th day of August, A. D. 1920; legalizing an election held on the 20th day of September, A. D. 1920, at which said election the said ordinance was submitted to the legal electors of said town; legalizing all acts and doings of the persons who have acted as members of the board of park commissioners of said town in pursuance of said ordinance; and quieting and confirming the title to all real estate acquired for park purposes by said town or said board of park commissioners; and providing for this act taking effect by publication.

Read first and second times and referred to committee on judiciary.

House File No. 462, by Reno of Polk, a bill for an act authorizing boards of supervisors of counties to order refund of taxes on the value of buildings or improvements on real estate torn down or removed after the assessment of such real estate.

Read first and second times and referred to committee on ways and means.

House File No. 463, by Elliott of Polk, a bill for an act to amend section five hundred sixty (560) and section seven hundred

thirty-eight (738) of the Code, 1927, relating to expenses of primary elections and compensation of members of election boards.

Read first and second times and referred to committee on elections.

House File No. 464, by Johnson of Keokuk, a bill for an act to amend section four thousand seven hundred fifty-three-a17 (4753-a17) of the Code, 1927, relating to the limitation on indebtedness for county primary road bonds.

Read first and second times and referred to committee on roads and highways.

House File No. 465, by Istad of Winneshiek, a bill for an act to amend the law as it appears in section ten hundred ninety a-thirteen (1090-a13) of the Code, 1927, relating to liability of depository.

Read first and second times and referred to committee on banks and banking.

House File No. 466, by McMillan of Benton and Smith of O'Brien, a bill for an act relative to the contracting of marriage and requiring that the contracting parties thereto by making an application to the clerk of the district court for a marriage license, furnish to said clerk certificates showing that said parties are free from communicable diseases.

Read first and second times and referred to committee on public health.

House File No. 467, by Hollis of Black Hawk, a bill for an act to amend sections five thousand forty-five (5045), five thousand sixty-five (5065) and five thousand sixty-six (5066), relating to motor vehicles, to repeal section five thousand one hundred five-a twenty-seven (5105-a27) relating to motor vehicle carriers, to empower the state highway commission to enforce the traffic laws relative to travel on primary roads and on certain extensions thereof, to authorize the state highway commission to establish rules and regulations and to issue orders relative to the use of primary roads and certain extensions thereof, to provide a penalty for the violation of such rules, regulations and orders, to authorize said commission to confer the powers of a peace officer on certain of its employees, to amend section four thousand seven hundred

seventy-nine (4779), relating to the powers of road patrolmen, and to prohibit the use of certain worn or damaged tires on motor vehicles, all sections herein referred to being of the Code, 1927.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 468, by Hollis of Black Hawk, a bill for an act to amend sections five thousand thirty (5030), five thousand thirty b one (5030-b1), five thousand thirty b two (5030-b2), five thousand seventy-nine b one (5079-b1), five thousand seventy-nine b two (5079-b2) and five thousand seventy-nine b three (5079-b3) of the Code, 1927, relating to the speed of vehicles within cities and towns, to prohibit the obstruction of extensions of primary roads, within cities and towns, to prohibit the erection or maintenance of traffic signs or signals inconsistent with law, and to provide penalties therefor.

Read first and second times and referred to committee on roads and highways.

House File No. 469, by Hollis of Black Hawk, a bill for an act to amend section forty-seven hundred fifty-five-b twenty-seven (4755-b27), of the Code, 1927, relating to the improvement, maintenance, relocation or establishment of primary roads, the purchase or condemnation of right of way therefor and the filing of right of way maps.

Read first and second times and referred to committee on roads and highways.

House File No. 470, by Hollis of Black Hawk, a bill for an act to amend section forty-seven hundred fifty-five b twenty-six (4755-b26) of the Code, 1927, relating to the construction of extensions of primary roads in cities and towns.

Read first and second times and referred to committee on roads and highways.

House File No. 471, by Hollis of Black Hawk, a bill for an act to amend, revise and codify section forty-seven hundred fifty-five b twenty (4755-b20), Code, 1927, relating to the auditing of accounts of the state highway commission.

Read first and second times and referred to committee on departmental affairs.

House File No. 472, by Files of Cerro Gordo, a bill for an act to repeal section fifty-two hundred twenty-six (5226), Code, 1927, and to enact a substitute therefor, relating to salaries of sheriffs.

Read first and second times and referred to committee on county and township organization.

House File No. 473, by Shannon of Cass, a bill for an act to amend the law as it appears in section fifteen hundred eighty-seven (1587) of the Code, 1927, relating to the so-called red light injunction law so as to extend the provisions thereof to include and define as a nuisance thereunder, any building, erection, or place used for the purpose of gambling, marathon dancing, prize fighting, exhibition of immoral or obscene moving pictures, or acts by natural persons or animals, and obscene literature.

Read first and second times and referred to committee on police regulation and suppression of crime.

House File No. 474, by Greene of Pottawattamie, a bill for an act to provide adequate rooms for the archives of Iowa and making appropriation therefor.

Read first and second times and referred to committee on appropriations.

House File No. 475, by Forsling of Woodbury, a bill for an act to amend chapter two hundred ninety-six (296), Code, 1927, relating to levies by cities and towns to provide funds for municipal musical purposes.

Read first and second times and referred to committee on cities and towns.

House File No. 476, by McCaulley of Calhoun, a bill for an act to amend the law as it appears in section seventy-eight hundred seventy-eight-b one (7878-b1) of the Code, 1927, in relation to hearings by the board of railroad commissioners, authorizing the appointment of special agents or examiners to conduct hearings and report thereon.

Read first and second times and referred to committee on railroads.

House File No. 477, by Bair of Buena Vista, a bill for an act to repeal chapters two hundred forty-five (245) and three hundred eighteen (318) as they appear in the Code of 1927, and to

amend chapter seventy-one hundred seventy-one (7171) as it appears in the Code of 1927, relating to county poll tax and to provide for a head tax, and for the collection thereof.

Read first and second times and referred to committee on ways and means.

House File No. 478, by Allen of Pocahontas, a bill for an act to amend chapter three hundred twelve (312) of the Code, 1927, relating to wholesale and retail merchandising by public utilities.

Read first and second times and referred to committee on commerce and trade.

House File No. 479, by Rice of Clinton, a bill for an act to amend the law as it appears in section forty-nine hundred twenty-seven (4927) of the Code of Iowa, 1927, relating to license fees on motor vehicles and to authorize cities and towns to provide by ordinance for a license fee on vehicles used in said cities or towns.

Read first and second times and referred to committee on cities and towns.

House File No. 480, by committee on judiciary, a bill for an act to amend section twelve thousand three hundred seventy-six (12376) as it appears in the Code of 1927, relating to the sale by the sheriff of mortgaged real property under special execution.

Read first and second times and passed on file.

House File No. 481 by Pendray of Jackson and Paulson of Clinton, a bill for an act to amend section five thousand twenty-eight (5028) of the Code of 1927, relating to the driving of motor vehicles on the highways; to amend section five thousand twenty-nine (5029) of the Code of 1927, and to repeal section fifty-one hundred five-a-thirty-four (5105-a34) of the Code of 1927, relating to the speed of motor vehicles on the highways, and to remove the speed limit on motor vehicles weighing three tons or less.

Read first and second times and referred to committee on motor vehicles and transportation.

House File No. 482, by Greene of Pottawattamie, a bill for an act to amend the law as it appears in section ten thousand eight

hundred ten (10810) of the Code, 1927, relating to the fees of court reporters and section ten thousand eight hundred thirteen (10813) of the Code, 1927, relating to taxing the same as a part of court costs.

Read first and second times and referred to committee on judiciary.

#### AMENDMENTS FILED

Bair of Buena Vista filed the following amendment to House File No. 166:

House File No. 166 be amended by adding as section two (2) the following:

"Nothing in this act shall apply to cities organized under chapters three hundred twenty-six (326) and three hundred twenty-seven (327) of the Code, 1927."

Mathews of Des Moines filed the following amendment to Senate File No. 189:

Strike out the words "one hundred fifty dollars (\$150.00)" in lines 9 and 10 of section 7, and insert in lieu thereof the words "fifty dollars (\$50.00)."

Holmgren of Palo Alto filed the following amendment to Senate File No. 169:

Amend Senate File No. 169, section 35, by striking out all of the section after the word "approved" in line five (5).

Elliott of Scott filed the following substitute for House File No. 185.

Strike out all after the enacting clause and insert in lieu thereof the following:

Section 1. There is hereby created the position of health department inspector who shall be attached to the state department of health and who shall be appointed by the commissioner of health of the State of Iowa. The health department inspector's duties shall consist of investigating all violations of Title VIII, Code of Iowa, 1927, securing all available evidence and reporting to the department of health.

Sec. 2. The health department inspector shall (until June 30, 1931) receive such salary as the executive council shall approve, and until said date be paid out of any money in the state treasury not otherwise appropriated, provided that the entire cost of the administration and enforce-

ment of this title shall not exceed in any year the receipts by virtue of this title for such year.

Sec. 3. The law as it appears in section twenty-four hundred ninety-six (2496), Code of Iowa, 1927, be and the same is hereby amended by striking therefrom all of lines five (5) and six (6) thereof.

Also strike out the title and insert in lieu thereof the following:

#### A BILL FOR

An Act authorizing the appointment of an inspector by the State Department of Health for the purpose of assisting with the enforcement of the practice act, defining his duties and providing for his compensation and expenses, and to amend the law as it appears in section twenty-four hundred ninety-six (2496), Code of Iowa, 1927, relating to the enforcement of the practice act and revocation of licenses.

Paulson of Clinton filed the following amendment to House File No. 359:

Amend House File No. 359 by striking out the period in line ten (10) thereof and inserting in lieu thereof a comma and the following:

“and may also own and operate equipment for, and engage in aerial transportation, subject to the laws of the state applicable thereto.”

Also amend by striking from line 13 the period and by inserting in lieu thereof a comma and the following:

“or of aerial transportation.”

Wamstad of Mitchell and Johnson of Dickinson filed the following amendments to House File No. 78:

Amend House File No. 78 as follows:

Amend the bill by striking the comma after the word “inclusive” in line two (2) of the bill and inserting the words and figures “and section fifty hundred ninety-three-a three (5093-a3)”.

Amend Sec. 1 by adding after the word “product” in line four (4) the words “of petroleum”; also

by inserting after the word “to” in line nine (9) the word “be”; also

by inserting after the word “engine” in line thirteen (13) the words “except kerosene or other petroleum product which will not emit a combustible vapor at a temperature of less than one hundred (100) degrees Fahrenheit”; also

by striking out the word and figure “seven (7)” in line thirty-three (33) and substituting therefor the word and figure “eight (8)”.



Amend Sec. 4 by striking out the word "gasoline" in line nine (9) and substituting therefor the words "motor fuel".

Amend Sec. 6 by striking out the article "a" in line eleven (11).

Amend by striking out all of Sec. 9 and substituting as Sec. 9 the following:

"Sec. 9. Section fifty hundred ninety-three-a three (5093-a3), Code, 1927, is hereby repealed and the following is enacted in lieu thereof to-wit: Price placard—misdemeanor—penalty. Any person who sells or offers for sale at retail gasoline in this state, shall keep posted in a conspicuous place, most accessible to the public, at his place of business, a placard showing the total sale price per gallon including license fee, of all grades of gasoline sold, said placard to have printed thereon the words 'state license fee included'."

"When quantity discounts or rebates are allowed, such facts shall be shown on the placard in the manner designated by the treasurer of state in regulation promulgated by him. Any person violating the provisions of this section shall be guilty of a misdemeanor and shall be punished by a fine of not to exceed one hundred (\$100.00) dollars or imprisonment in the county jail for a period of not to exceed thirty (30) days."

Amend Sec. 11 by striking out of Sec. 11 the following:

"Sec. 11." and re-numbering the lines of said section accordingly, and by re-numbering the sections 12 and 13 as sections 11 and 12 respectively.

Amend the title by striking all following the words "A BILL FOR" and substitute therefor the following: "An Act to repeal sections thirty-one hundred ninety-one (3191) to thirty-one hundred ninety-six (3196), inclusive, and fifty hundred ninety-three-a three (5093-a3), Code, 1927, and to enact substitutes therefor, relating to the inspection and sale of petroleum products, fixing a fee therefor and providing a penalty for the violation thereof."

On motion of Hatter of Iowa the House adjourned until 9:00 a. m. Tuesday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES.  
DES MOINES, IOWA, MARCH 12, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by Rev. J. E. Drake, pastor of the Presbyterian church, Holland, Iowa.

Journal of March 11th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Truax of Buchanan for the day, on request of Torgeson of Worth; Johnson of Keokuk for the day, on request of Sass of Woodbury.

## PETITIONS

Hollingsworth of Boone presented a petition from voters of Boone county favoring the passage of Senate File No. 171.

Referred to committee on railroads.

Files of Cerro Gordo presented a petition from the W. C. T. U. organization of Clear Lake protesting against the passage of House File No. 298.

Referred to committee on judiciary.

Also, a message from the Pastor of the First Baptist Church of Mason City voicing the protest of the Ministerial association against the passage of House File No. 298.

Referred to committee on judiciary.

Aiken of Ida presented a resolution from the Leo P. McNamara Post No. 61, American Legion, Ida Grove, endorsing House File No. 298.

Referred to committee on judiciary.

Lomas of Howard county presented a petition from trustees of Orleans township, Howard county, opposing any plan to remove from township trustees their supervision over township roads.

Referred to committee on roads and highways.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files Nos. 101 and 158.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

#### BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills: House Files Nos. 101 and 158.

#### BILLS SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 12th day of March, 1929, sent to the governor for his approval: House Files Nos. 101, 158, 20, 96, 127, 136, and 150.

S. R. TORGESON, *Chairman.*

Report adopted.

#### BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills: February 23rd, House File No. 41; March 11th, House Files Nos. 66, 171, 147, 120, 95, and 143.

#### REPORTS OF COMMITTEES

Berry of Monroe, from the committee on constitutional amendments, submitted the following report:

MR. SPEAKER: Your committee on constitutional amendments, to whom was referred Senate Joint Resolution No. 2, entitled a bill for an act to amend the Constitution of the State of Iowa relating to the filling of vacancies in the General Assembly, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

H. S. BERRY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on constitutional amendments, to whom was referred House Joint Resolution No. 3, proposing an amendment to the Constitution of Iowa, relating to income or occupation taxation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

H. S. BERRY, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on constitutional amendments, to whom was referred House Joint Resolution No. 2, joint resolution proposing an amendment to section thirty-four (34) of article three (3) of the Constitution of the State of Iowa, relating to the apportionment of the state into senatorial districts, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

H. S. BERRY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on constitutional amendments, to whom was referred House Joint Resolution No. 4, joint resolution proposing an amendment to article ten (10), section one (1), relating to the Constitution of the State of Iowa, by amending printing of constitutional amendments, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

H. S. BERRY, *Chairman.*

Report adopted.

Hanson of Winnebago, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections, to whom was referred House File No. 397, a bill for an act to amend the law as it appears in

section five hundred twenty (520) of the Code, 1927, relating to the election of county officers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

H. N. HANSON, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on elections, to whom was referred Senate File No. 220, a bill for an act to amend section five hundred forty-six (546), and section five hundred forty-nine (549), Code, 1927, relating to nominations by primary elections, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike out section one (1) and substitute in lieu thereof the following:

Section 1. Section 546 of the Code of 1927 is amended by inserting after the word "for" in line seven (7) of sub-section three (3) thereof, the words "Governor or" and adding at the end of the section the following: "in case no governor was voted for".

H. N. HANSON, *Chairman.*

Report adopted.

McIntosh of Muscatine, from the committee on compensation of public officers, submitted the following report:

MR. SPEAKER: Your committee on compensation of public officers, to whom was referred House File No. 209, a bill for an act to amend the law as it appears in section five thousand six hundred sixty-nine (5669) of the Code of 1927, relating to the compensation of assessors and deputies, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by inserting after the words "the city council" in section 1, line 9, the words, "and board of supervisors".

J. E. MCINTOSH, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on compensation of public officers, to whom was referred House File No. 198, a bill for an act to amend the law as it appears in section forty-two hundred (4200) of the Code, 1927, relating to salary of school treasurer, beg leave to report they have had the same under consideration and have instructed me to report the same

back to the House with the recommendation that the same be indefinitely postponed.

J. E. McINTOSH, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on compensation of public officers, to whom was referred House File No. 16, a bill for an act to amend the law as it appears in section forty-one hundred twenty (4120), Code of Iowa, 1927, relating to compensation of members of the county board of education, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

J. E. McINTOSH, *Chairman.*

Passed on file.

Hollis of Black Hawk, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways, to whom was referred House File No. 360, a bill for an act to provide for the improvement of the primary road system of the state; to create a primary road sinking fund; to authorize the issuance, sale, application and form of warrants of indebtedness to anticipate the primary road sinking fund; to provide for the payment of said warrants and interest thereon; to define the powers and duties of the executive council and the treasurer of state in relation thereto and to repeal any laws inconsistent or in conflict with the act, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

1. Amend section two (2) by striking from line ten (10) the word "heretofore".
2. Amend section three (3) by striking from line seven (7) the word "heretofore".
3. Amend by striking all of section four (4) and inserting in lieu thereof the following:

"Sec. 4. The primary road sinking fund shall be used to pay the cost of the improvement program designated and certified to the treasurer of state, as hereinbefore provided, until such time as the amount in said fund is not sufficient to pay the estimated cost of the improvement program as certified by the Iowa State Highway Commission for the ensuing year. When the treasurer of state has received from the Highway Commission the certificate showing the cost of the improvement program for the ensuing year and there is not in the primary road sinking fund a sufficient amount to pay the total cost of the improvement program for

the ensuing year he shall immediately certify such fact to the executive council, together with an application for authority to issue anticipatory warrants against the primary road sinking fund in an amount sufficient to pay the cost of said program for said year."

4. Amend section six (6) by inserting after the word "interest," at the end of line three (3) and before the word "and" in line four (4) the words "which interest shall not exceed a rate of five per cent (5%),".

5. Amend by striking all of section eleven (11) and inserting in lieu thereof the following:

"Sec. 11. The primary road sinking fund shall be used to pay the interest on and the principal of all anticipatory warrants issued pursuant to the provisions of this act until such time as all of said warrants, including interest, have been called and retired by payment and the said primary road sinking fund is hereby exclusively and irrevocably pledged to the payment of said warrants and all interest thereon."

6. Amend section twelve (12) by adding after the word "be" in line two (2) the following: "credited to the primary road construction fund and".

7. Amend section five (5) by inserting after the word "issued" in line eight (8), the words "and outstanding at any one time".

C. A. HOLLIS, *Chairman.*

Report adopted.

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 362, a bill for an act to legalize the publication of legal notices in The Daily Reporter, a newspaper published at Sioux City, Woodbury county, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by adding to the last line of the bill the following:

"without expense to the State".

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 410, a bill for an act to amend the law as it appears in section seventeen hundred one (1701) of the Code, 1927, relating to life preservers required to be carried by passenger boats, beg leave to report they have had the same under consideration and have instructed me to

report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

That House File No. 410 be amended by adding to the end thereof the following:

Also by inserting after the word "passengers" in line seven (7), the words "and the crew".

L. B. FORSLING, *Chairman.*

Report adopted.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 279, a bill for an act relating to fraternal beneficiary societies, orders or associations.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 291, a bill for an act relating to resolutions of necessity, installation and contract, method of petitioning for extensions, notice of proposed extensions and providing a method of rebate to property owners, all in connection with waterworks extensions and water mains.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 134, a bill for an act relating to the manufacture of butter.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 149, a bill for an act relative to the maintenance of primary roads.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 215, a bill for an act to compensate W. L. Hall for apprehension of paroled prisoners.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 174, a bill for an act relating to payment of tuition.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:



House File No. 12, a bill for an act relating to drainage outlets in other states.

WALTER H. BEAM, *Secretary*.

#### SENATE MESSAGES CONSIDERED

Senate File No. 215, a bill for an act to make an appropriation to compensate W. L. Hall for apprehension of paroled prisoners.

Read first and second times and referred to committee on appropriations.

Senate File No. 134, a bill for an act defining overrun and percentage of overrun in the manufacture of butter, limiting the percentage of overrun permissible in such manufacture, providing penalties and prescribing rules or evidence in prosecutions thereunder.

Read first and second times and referred to committee on dairy and food.

Senate File No. 279, a bill for an act to amend section eight thousand seven hundred eighty-five (8785) of the Code, 1927, relating to fraternal beneficiary societies, order or associations.

Read first and second times and referred to committee on insurance.

Senate File No. 149, a bill for an act to amend section forty-seven hundred fifty-five-b-twenty-nine (4755-b29) of the Code of 1927, relative to the maintenance of primary roads.

Read first and second times and referred to committee on roads and highways.

Senate File No. 291, a bill for an act to repeal section six thousand one hundred ninety-a two (6190-a2), six thousand one hundred ninety-a four (6190-a4), and six thousand one hundred ninety-a eleven (6190-a11) Code of 1927, and to enact a substitute therefor; relating to resolutions of necessity, installation and contracts, method of petitioning for extensions, notice of proposed extensions and providing a method of rebate to property owners; and to amend section six thousand one hundred ninety-a13) (6190-a13), Code, 1927, relating to the applicability of chapter 315-A1, governing the extension of water mains; all in connection with waterworks extensions and water mains, and providing for publication hereof.

Read first and second times and referred to committee on cities and towns.

On motion of Forsling of Woodbury, chairman of the committee on judiciary, the report of the committee recommending that House File No. 116 be indefinitely postponed was adopted.

On motion of Forsling of Woodbury, chairman of the committee on judiciary, the report of the committee recommending that House File No. 269 be indefinitely postponed was adopted.

On motion of Simmer of Wapello, chairman of the committee on cities and towns, the report of the committee recommending that House File No. 303 be indefinitely postponed was adopted.

On motion of King of Clay, chairman of the committee on fish and game, the report of the committee recommending House File No. 314 be indefinitely postponed was adopted.

#### HOUSE FILE NO. 169 REREFERRED

Griswold of Madison asked and obtained unanimous consent to have House File No. 169, with report of committee recommending indefinite postponement, rereferred to the committee on county and township organization.

Forsling of Woodbury moved that House File No. 259, the report of committee recommending indefinite postponement, be rereferred to the committee on appropriations. Motion lost.

Hansen of Scott moved that the report of the committee recommending House File No. 259 be indefinitely postponed, be adopted. Motion prevailed and the committee report was adopted.

#### HOUSE FILE NO. 360 REPRINTED

Lovrien of Humboldt asked and obtained unanimous consent to have House File No. 360 reprinted with committee amendments.

#### SPECIAL ORDERS MADE

Simmer of Wapello, asked and obtained unanimous consent to have House File No. 360 made a special order for Friday, March 15th, at 10:00 a. m.

Hollis of Black Hawk asked and obtained unanimous consent to have Senate File No. 169 made a special order for Thursday, March 14th, at 10:00 a. m.

Hubbard of Pottawattamie asked and obtained unanimous consent to have House File No. 424 made a special order for Monday, March 18th, at 10:00 a. m.

#### CONSIDERATION OF SENATE AMENDMENTS

On request of Mathews of Des Moines, House File No. 12, a bill for an act to repeal the law as it appears in section seventy-five hundred seventy-eight (7578) of the Code, and to enact a substitute in lieu thereof relating to drainage outlets in other states, with Senate amendments, was taken up and the amendments read and considered.

#### SENATE AMENDMENTS TO HOUSE FILE NO. 12

Amend by striking the title and substituting the following:

#### "A BILL FOR

An Act to repeal section seventy-five hundred seventy-eight (7578) as it appears in the Code of 1927, and to enact a substitute in lieu thereof authorizing the board of supervisors of a county in which a drainage ditch is established to purchase right of way for an outlet thereof in an adjoining state, and to contribute to the cost of construction of a drainage ditch in the adjoining state that is to be used as an outlet for the ditch in this state."

Amend by striking all after the enacting clause and substituting the following:

Section 1. That section seventy-five hundred seventy-eight (7578) as it appears in the Code of 1927 is hereby repealed and the following enacted in lieu thereof: "When a district is, or has been established in this state and no practicable outlet therefor can be obtained except through lands in an adjoining state, the board of supervisors of the county where said district is situated shall, as drainage commissioners, have power to purchase a right of way and to construct a ditch for such outlet in an adjoining state, or to contribute to the construction of such a ditch, in an adjoining state and to pay for the same out of the funds of such district."

Section 2. The board of supervisors shall have authority to levy a tax on the lands in said drainage district established in this state to provide funds from which to pay for the improvement referred to in Section one (1) hereof should such levy be necessary.

Section 3. All acts or parts of acts in conflict herewith are hereby repealed.

Mr. Mathews moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 93.

Albert	Fleming	King	Rawlings
Allen	Forsling	Kline	Read
Bair	Gilmore	Knudson	Reimers
Baker	Greene	Lamb	Reno
Ballew	Griswold	Lichty	Rice
Barnes	Hagglund	Lomas	Rutledge
Bixler	Hall	Lovrien	Ryder
Burton	Hansen	McCreery	Rylander
Bush	Hanson	McIlrath	Sass
Byers of Fayette	Hatter	McIntosh	Shannon
Campbell	Hayes	McMillan	Shields
Clark	Heald	Mathews	Simmer
Cole	Helgason	Miller	Smith
Cox	Hill	Mounce	Swanson
Crozier	Hollingsworth	Nelson of	Torgeson
Dayton	Hollis	Hancock	Van Buren
Dean	Holmgren	Nelson of Story	Vaughn
Ditto	Hopkins	O'Brien	Venard
Eckles	Hunt	Pattison	Vosseller
Elliott of Scott	Hush	Paulson	Wamstad
Ellsworth	Irwin	Pendray	Wearin
Figgins	Istad	Randall	Whiting
Files	Jaycox	Ratliff	Wilson
Finnern	Jensen		

The nays were, none.

Absent or not voting, 15.

Aiken	Elliott of Polk	Johnson of	Taylor
Berry	Hubbard	Keokuk	Truax
Buchmiller	Johnson of	McCaulley	Van Wert
Byers of Linn	Dickinson	O'Donnell	Mr. Speaker
		Orr	

Motion prevailed and the House concurred in the Senate amendments to House File No. 12.

On request of Forsling of Woodbury, House File No. 125, a bill for an act to amend the law as it appears in section ten thousand eight hundred four (10804), of the Code, 1927, relating to salaries of district judges, with Senate amendment, was taken up and the amendment read and considered.

#### SENATE AMENDMENT TO HOUSE FILE NO. 125

Amend by striking all of section 1 and inserting in lieu thereof the following:

Section 1. Section ten thousand eight hundred four (10804) is amended by striking the words "four thousand" in lines 2 and 3 and inserting in lieu thereof the words "fifty-five hundred".

Albert of Grundy offered the following amendment to the Senate amendment, and moved its adoption:

Amend the Senate amendment to House File No. 125, section one (1), line three (3), by striking out the words, "fifty-five hundred" and inserting in lieu thereof "forty-five hundred."

On the question, "Shall the amendment to the Senate amendment be adopted?" a roll call was demanded.

The ayes were, 34.

Albert	Files	Johnson of	Read
Allen	Griswold	Keokuk	Rice
Baker	Hanson	King	Shannon
Barnes	Helgason	Knudson	Shields
Berry	Hopkins	McIlrath	Swanson
Bixler	Jaycox	Mounce	Taylor
Buchmiller	Jensen	Nelson of	Vaughn
Campbell	Johnson of	Hancock	Vosseller
Cole	Dickinson	O'Donnell	Wearin
Cox			

The nays were, 68.

Aiken	Fleming	Irwin	Rawlings
Bair	Forsling	Istad	Reimers
Ballew	Gilmore	Lamb	Reno
Burton	Greene	Lichty	Rutledge
Bush	Hagglund	Lovrien	Ryder
Byers of Fayette	Hall	McCreery	Rylander
Byers of Linn	Hansen	McIntosh	Sass
Clark	Hatter	McMillan	Simmer
Crozier	Hayes	Mathews	Smith
Dayton	Heald	Miller	Torgeson
Dean	Hill	Nelson of Story	Van Buren
Ditto	Hollingsworth	O'Brien	Van Wert
Eckles	Hollis	Orr	Venard
Elliott of Scott	Holmgren	Pattison	Wamstad
Ellsworth	Hubbard	Paulson	Whiting
Figgins	Hunt	Pendray	Wilson
Finnern	Hush	Ratliff	Mr. Speaker

Absent or not voting, 6.

Elliott of Polk	Lomas	Randall	Truax
Kline	McCaulley		

Amendment to Senate amendment lost.

McCreery of Linn moved that the House concur in the Senate amendments.

Reno of Polk moved the previous question.

Motion prevailed.

On the question, "Shall the House concur?" Rule 18 was invoked.

The ayes were, 41.

Bair	Hall	Lomas	Rutledge
Byers of Fayette	Hansen	Lovrien	Ryder
Byers of Linn	Hatter	McCreery	Sass
Clark	Hayes	McIntosh	Simmer
Crozier	Heald	McMillan	Taylor
Ditto	Hill	O'Brien	Torgeson
Eckles	Hubbard	Orr	Van Buren
Elliott of Scott	Hunt	Rawlings	Venard
Forsling	Irwin	Reimers	Whiting
Gilmore	Lichty	Reno	Mr. Speaker
Greene			

The nays were, 64.

Aiken	Ellsworth	Johnson of	Pendray
Albert	Figgins	Dickinson	Randall
Allen	Files	King	Ratliff
Baker	Finnern	Kline	Read
Ballew	Fleming	Knudson	Rice
Barnes	Griswold	Lamb	Rylander
Berry	Hagglund	McIlrath	Shannon
Bixler	Hanson	Mathews	Shields
Buchmiller	Helgason	Miller	Smith
Burton	Hollingsworth	Mounce	Swanson
Bush	Hollis	Nelson of	Van Wert
Campbell	Holmgren	Hancock	Vaughn
Cole	Hopkins	Nelson of Story	Vosseller
Cox	Hush	O'Donnell	Wamstad
Dayton	Istad	Pattison	Wearin
Dean	Jaycox	Paulson	Wilson
Elliott of Polk	Jensen		

Absent or not voting, 3.

Johnson of	McCaulley	Truax
Keokuk		

Motion failed and the House refused to concur in the Senate amendment to House File No. 125.

#### COMMUNICATION RECEIVED FROM THE STATE HIGHWAY COMMISSION

The following communication was received from the state highway commission:

Ames, Iowa, March 11, 1929.

SENATOR J. O. SHAFF, Chairman,  
Senate Highways Committee,  
Des Moines, Iowa.

REPRESENTATIVE C. A. HOLLIS, Chairman,  
House Committee on Roads and Highways,  
Des Moines, Iowa.

GENTLEMEN: Pursuant to your request, in view of the decision of the Supreme Court on the state road bond act, for our suggestion as to the best plan of financing the completion of the primary road improvement

program approved by the people at the election last November, we wish to submit the following:

We would recommend:

(1) That the primary road improvement program during 1929 and 1930 be carried on, as in the past, through the use of current primary road funds supplemented by county primary road bonds.

(2) That in the meantime, the Constitution of the State be amended so as to provide

(a) That the financing of the primary road improvement program be completed through the issuance of state bonds;

(b) That the principal of county primary road bonds outstanding be paid out of the proceeds of the state bonds;

(c) That the state bonds and interest thereon be paid out of the primary road fund;

(d) That motor license fees and gasoline license fees coming into the primary road fund, be pledged to the payment of such state bonds and the interest thereon;

(e) That the good faith of the state be pledged to make available each year from motor license fees and gasoline license fees or from a tax on other motor fuel or power, an amount sufficient to pay the interest and principal of such state bonds maturing each year.

Such a plan can be put into effect and carried to its conclusion without any delay in the primary road improvement program. The work of improving the primary road system can be carried on at exactly the same rate each year that it would have been carried on under the former state road bond act and can be completed within six years from the present time.

Under the state road bond act we had planned to construct twenty-four million dollars' worth of work during 1929 and twenty-three million dollars' worth of work during 1930. The work can be carried on at this rate during the years 1929 and 1930 by continuing to use county bond funds to supplement the primary road funds.

There are at the present time \$18,700,000 of county primary road bonds voted in the various counties, but not yet issued.

For 1929 the construction program can be financed as follows:

From county bond funds now on hand from bonds heretofore issued .....	\$ 1,500,000
From current primary road funds available for construction work .....	11,300,000
From county primary road bonds heretofore voted but not yet issued .....	11,200,000
Total .....	<u>\$24,000,000</u>

For the year 1930 the construction program can be financed as follows:

From current primary road funds.....	\$ 8,700,000
From county bond funds heretofore voted.....	7,500,000
<hr/>	
Total funds now available .....	\$16,200,000
Additional county bonds to be voted.....	6,800,000
<hr/>	
Total .....	\$23,000,000

From the activities now being shown in a number of the counties relative to the voting of county bonds, we feel confident that a sufficient number of county bonds will be voted during 1929 and 1930 to provide \$6,800,000 as indicated above.

To facilitate the completion of the improvements in certain counties that have already issued the full amount of primary road bonds authorized by law, we would suggest that the limitation on such bonds as contained in Section 4753a17, Code, 1927, be increased from three per cent to five per cent of the actual value of the taxable property within the county.

The amending of the Constitution so as to provide for the issuance of bonds by the state can be completed in such time that the construction program for 1931 can be financed out of such state bonds. There would thus be no stoppage in the construction program.

The plan herein proposed has to commend it among others, the following advantages:

1. It is the most economical of interest of any plan that can be devised. The bonds authorized under such a proposed constitutional amendment plan, would be high-class securities commending themselves to the best security markets and commanding the lowest possible rate of interest. We estimate that the plan as outlined herein would save about \$9,985,000 in interest over the anticipatory certificate plan as has been proposed to the General Assembly.

2. Under the constitutional amendment and state bond plan herein proposed, no indebtedness would be created at any time unless such indebtedness were authorized by a vote of the people. We hold this to be a fundamental requirement. Under the certificate plan we estimate that in order to complete the primary road improvement program as outlined within the next six years, approximately \$65,000,000 of obligations or indebtedness would be created by the state without a vote of the people and the door would be opened wide for the incurring of further indebtedness or obligations by the state at any time in the future and for whatever purpose might be desired without a vote of the people.

We have figured the interest on the state bonds at 4.15%. Under the present market conditions bonds of this nature would, according to our best information, sell bearing that rate of interest. We have figured the interest on the anticipation certificates at 5%. We are considerably at sea as to just what rate of interest might be required on these certificates.



We have been advised that this interest rate would run all the way from 4¾% to 6% under present market conditions. We have used 5% as representing a conservative basis of estimate.

Yours very truly,

IOWA STATE HIGHWAY COMMISSION,

CLIFFORD L. NILES, *Chairman.*

H. A. DARTING,

T. J. O'DONNELL,

H. E. DEAN,

CARL C. RIEPE,

*Commissioners.*

F. R. WHITE,  
*Chief Engineer.*

#### COMMUNICATION FROM THE GOVERNOR

The following communication was received from the Governor:

March 11, 1929.

MR. PRESIDENT, MR. SPEAKER, SENATORS AND REPRESENTATIVES OF THE  
FORTY-THIRD GENERAL ASSEMBLY:

In view of the recent decision of the Supreme Court holding the State Road Bond Act invalid, the Chairman of the Highways Committees of the Senate and of the House have requested the Chief Engineer and the State Highway Commission to submit recommendations as to the best plan of financing the completion within the next six years, of the primary road improvement program approved by the people at the election last November, and such plan has been so submitted under this date. It recommends,

First. That the financing of the primary road work for the years 1929 and 1930 be carried forward as in the past, by current primary road funds supplemented by county bond funds.

Second. That the Constitution of the State be amended so as to provide for the completion of the financing of said primary road improvement program by a state bond issue, such bonds and the interest thereon to be paid out of the primary road fund, and that the motor license fees and gasoline license fees going into the primary road fund be pledged to the payment of such state bonds and the interest thereon, and that good faith of the state be pledged to make available each year from motor license fees and gasoline license fees, or from a tax on other motor fuel or power an amount sufficient to pay the interest and principal of such state bonds maturing each year.

This plan is conservative, safe, economical and sound. This plan has my full approval and support. Its cardinal principles are:

1. Economy in interest charges.
2. Soundness of finance.

3. That no indebtedness or obligations of the State shall be incurred without a vote of the people.

Under this plan the primary road improvement program would be carried to completion in exactly the same manner and payments would be made out of exactly the same funds as were contemplated under the road bond act approved by the people last November, and in the time specified in said act. It would keep faith with the people who voted for the state road bond act.

Contrasted with the above plan there is before you, as outlined in Senate File 389 and House File 360, a proposed plan for financing primary road improvements through the issuance of certificates or warrants in anticipation of the primary road fund. This certificate or warrant plan is extravagant, in that it will cost approximately \$9,985,146.00 more in interest than would have to be paid under the proposed state bond plan. It is fundamentally wrong in that it establishes a precedent and a method of getting the State into unlimited millions of dollars of debt without such indebtedness having been authorized by a vote of the people. The certificate plan is unsound financially; it is unsound from a Governmental standpoint in getting the State far into debt without authorization by the people, and it may be unsound legally, in that there is serious question as to whether certificates or warrants in such an amount and extending over such a period of years can legally be issued without a vote of the people.

Therefore, I wish to recommend to you the adoption of a proposal to amend the Constitution and authorize a state bond issue for the completion of the primary road system.

Respectfully submitted,

JOHN HAMMILL, *Governor.*

Speaker pro tempore Mathews in the chair.

#### CONSIDERATION OF BILLS

The hour having arrived for Special Order No. 1, House File No. 139, a bill for an act to make an emergency appropriation to reimburse the state university of Iowa for money expended during the biennial period that ended June 30, 1927, for the treatment, care and hospitalization of patients who had been committed to the hospital of the college of medicine, under the provisions of chapter 199 of the Code, 1924, with committee report recommending passage, was taken up for consideration.

Whiting of Johnson asked and obtained unanimous consent to withdraw Senate File No. 106 from the committee on appropriations and substitute the same for House File No. 139.

Crozier of Mahaska moved the previous question.

Motion prevailed.

McIlrath of Poweshiek moved to reconsider the vote by which the previous question was ordered.

Motion lost.

Whiting of Johnson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 97.

Aiken	Finnern	Johnson of	Ratliff
Albert	Fleming	Dickinson	Read
Allen	Forsling	Johnson of	Reimers
Baker	Gilmore	Keokuk	Reno
Ballew	Greene	King	Rice
Barnes	Hagglund	Kline	Rutledge
Bixler	Hall	Knudson	Ryder
Buchmiller	Hansen	Lamb	Rylander
Burton	Hanson	Lichty	Shannon
Bush	Hatter	Lomas	Shields
Byers of Fayette	Hayes	Lovrien	Simmer
Byers of Linn	Heald	McCreery	Smith
Campbell	Helgason	McIlrath	Swanson
Clark	Hill	McIntosh	Taylor
Cole	Hollingsworth	McMillan	Torgeson
Cox	Hollis	Mathews	Van Buren
Crozier	Holmgren	Miller	Van Wert
Dayton	Hopkins	Mounce	Vaughn
Dean	Hubbard	Nelson of	Venard
Ditto	Hunt	Hancock	Vosseller
Eckles	Hush	O'Brien	Wamstad
Elliott of Scott	Irwin	Orr	Wearin
Ellsworth	Istad	Pattison	Whiting
Figgins	Jaycox	Paulson	Wilson
Files	Jensen	Pendray	Mr. Speaker

The nays were, none.

Absent or not voting, 11.

Bair	Griswold	O'Donnell	Sass
Berry	McCaulley	Randall	Truax
Elliott of Polk	Nelson of Story	Rawlings	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Whiting of Johnson moved that the vote by which Senate File No. 106 passed the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

Speaker Johnson in the chair.

## CONSIDERATION OF SENATE AMENDMENTS

On request of Rutledge of Webster, House File No. 99, a bill for an act to repeal subdivision nine (9) of section sixty-two hundred eleven (6211) of the Code, 1927, and to enact a substitute therefor, relating to the tax levy for fire department maintenance fund in cities and towns, with Senate amendments, was taken up and the amendments read and considered.

## SENATE AMENDMENTS TO HOUSE FILE NO. 99

Amend by striking out the word "nine" in each of lines 7 and 8 and substituting the word "eight".

Amend by adding the following section as Sec. 2:

"Sec. 2. This act shall also apply to cities acting under special charter regardless of population."

Mr. Rutledge moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 87.

Bair	Gilmore	Johnson of	Pendray
Baker	Greene	Dickinson	Ratliff
Ballew	Griswold	King	Rawlings
Barnes	Hagglund	Kline	Read
Buchmiller	Hall	Knudson	Reimers
Bush	Hansen	Lamb	Rice
Byers of Fayette	Hanson	Lichty	Rutledge
Campbell	Hatter	Lomas	Ryder
Clark	Hayes	Lovrien	Rylander
Cole	Heald	McCreery	Sass
Crozier	Helgason	McIlrath	Shannon
Dayton	Hollingsworth	McIntosh	Smith
Dean	Hollis	McMillan	Swanson
Ditto	Holmgren	Mathews	Torgeson
Eckles	Hopkins	Miller	Van Buren
Elliott of Polk	Hubbard	Mounce	Van Wert
Elliott of Scott	Hunt	Nelson of	Vaughn
Ellsworth	Hush	Hancock	Venard
Figgins	Irwin	Nelson of Story	Wamstad
Files	Istad	O'Brien	Whiting
Fleming	Jaycox	Orr	Wilson
Forsling	Jensen	Pattison	Mr. Speaker
		Paulson	

The nays were, none.

Absent or not voting, 21.

Aiken	Byers of Linn	McCaulley	Simmer
Albert	Cox	O'Donnell	Taylor
Allen	Finnern	Randall	Truax
Berry	Hill	Reno	Vosseller
Bixler	Johnson of	Shields	Wearin
Burton	Keokuk		

Motion prevailed and the House concurs.

## CONSIDERATION OF BILLS

House File No. 146, a bill for an act to amend the law as it appears in section forty-two hundred seventy-four (4274) of the Code, 1927, relating to attending school in another corporation, with report of committee without recommendation, was taken up for consideration.

Heald of Chickasaw moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 63.

Albert	Griswold	Kline	Ryder
Baker	Hagglund	Knudson	Sass
Barnes	Hall	Lamb	Shannon
Berry	Hatter	Lichty	Shields
Burton	Hayes	McCreery	Smith
Byers of Fayette	Heald	McIntosh	Taylor
Cole	Helgason	McMillan	Torgeson
Cox	Hollingsworth	Mounce	Van Buren
Crozier	Hopkins	Nelson of	Vaughn
Dayton	Hush	Hancock	Venard
Ditto	Irwin	Nelson of Story	Vosseller
Ellsworth	Istad	Pattison	Wamstad
Files	Jaycox	Pendray	Wearin
Finnern	Jensen	Read	Whiting
Fleming	Johnson of	Reimers	Wilson
Forsling	Dickinson	Reno	Mr. Speaker
Greene			

The nays were, 21.

Bair	Figgins	King	Randall
Ballew	Gilmore	Lomas	Rutledge
Campbell	Hansen	McIlrath	Rylander
Clark	Hollis	Miller	Swanson
Dean	Holmgren	Orr	Van Wert
Eckles			

Absent or not voting, 24.

Aiken	Elliott of Polk	Johnson of	O'Donnell
Allen	Elliott of Scott	Keokuk	Paulson
Bixler	Hanson	Lovrien	Ratliff
Buchmiller	Hill	McCaulley	Rawlings
Bush	Hubbard	Mathews	Rice
Byers of Linn	Hunt	O'Brien	Simmer
			Truax

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 88, a bill for an act to amend the law as it appears in section fifty-two hundred fourteen (5214) of the Code,

1927, relating to the reports by coroners of deaths coming within their jurisdiction, with report of committee recommending passage was taken up for consideration.

Cole of Harrison moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 81.

Albert	Files	Jaycox	Read
Allen	Finnern	Jensen	Reimers
Bair	Fleming	Johnson of	Reno
Baker	Forsling	Dickinson	Ryder
Ballew	Gilmore	King	Rylander
Barnes	Greene	Kline	Shannon
Berry	Griswold	Lamb	Shields
Bixler	Hagglund	Lichty	Smith
Burton	Hall	Lomas	Swanson
Bush	Hansen	Lovrien	Taylor
Byers of Fayette	Hanson	McIlrath	Torgeson
Clark	Hatter	McIntosh	Van Buren
Cole	Heald	McMillan	Van Wert
Cox	Helgason	Mathews	Vaughn
Crozier	Hollingsworth	Miller	Venard
Dayton	Hollis	Mounce	Vosseller
Dean	Hopkins	Nelson of Story	Wamstad
Eckles	Hunt	Orr	Wearin
Elliott of Polk	Hush	Ratliff	Whiting
Ellsworth	Irwin	Rawlings	Mr. Speaker
Figgins	Istad		

The nays were, none.

Absent or not voting, 27.

Aiken	Holmgren	Nelson of	Randall
Buchmiller	Hubbard	Hancock	Rice
Byers of Linn	Johnson of	O'Brien	Rutledge
Campbell	Keokuk	O'Donnell	Sass
Ditto	Knudson	Pattison	Simmer
Elliott of Scott	McCaulley	Paulson	Truax
Hayes	McCreery	Pendray	Wilson
Hill			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 224, a bill for an act making an appropriation for the payment of the salary of the judge of the Supreme Court and his Secretary, authorized by House File No. 67 of the acts of the forty-third general assembly, with report of committee recommending passage was taken up for consideration.

Hansen of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 82.

Allen	Finnern	King	Reimers
Bair	Fleming	Kline "	Reno
Baker	Forsling	Lamb	Ryder
Ballew	Gilmore	Lichty	Rylander
Barnes	Greene	Lomas	Sass
Berry	Griswold	Lovrien	Shannon
Bixler	Hagglund	McCreery	Shields
Buchmiller	Hall	McIlrath	Smith
Burton	Hansen	McIntosh	Swanson
Bush	Hatter	McMillan	Taylor
Byers of Fayette	Hayes	Mathews	Torgeson
Clark	Heald	Miller	Van Buren
Cole	Helgason	Mounce	Van Wert
Crozier	Hollingsworth	Nelson of	Vaughn
Dayton	Hopkins	Hancock	Venard
Dean	Hunt	O'Brien	Vosseller
Eckles	Irwin	Orr	Wamstad
Elliott of Polk	Istad	Pattison	Whiting
Ellsworth	Jaycox	Ratliff	Wilson
Figgins	Jensen	Rawlings	Mr. Speaker
Files	Johnson of	Read	
	Dickinson		

The nays were, none.

Absent or not voting, 26.

Aiken	Hanson	Johnson of	Pendray
Albert	Hill	Keokuk	Randall
Byers of Linn	Hollis	Knudson	Rice
Campbell	Holmgren	McCaulley	Rutledge
Cox	Hubbard	Nelson of Story	Simmer
Ditto	Hush	O'Donnell	Truax
Elliott of Scott		Paulson	Wearin

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 58, a bill for an act to amend section twenty-two hundred eighteen (2218) as it appears in the Code, 1927; to repeal section twenty-two hundred nineteen (2219) as it appears in the Code, 1927, and to enact a substitute therefor, relating to the composition and manner of appointment of the state board of health, with report of committee recommending passage was taken up for consideration.

Shields of Clarke offered the following amendment and moved its adoption:

Amend House File No. 58 by striking section one from the bill.

Amendment adopted.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 71.

Albert	Forsling	Lichty	Reimers
Bair	Hagglund	Lomas	Reno
Ballew	Hall	Lovrien	Rutledge
Barnes	Hatter	McCaulley	Ryder
Berry	Heald	McCreery	Rylander
Buchmiller	Helgason	McIlrath	Sass
Burton	Hollingsworth	McIntosh	Shannon
Byers of Fayette	Hopkins	McMillan	Shields
Campbell	Hunt	Mounce	Smith
Clark	Hush	Nelson of	Swanson
Cole	Irwin	Hancock	Taylor
Crozier	Istad	Nelson of Story	Torgeson
Dayton	Jaycox	Orr	Vaughn
Dean	Jensen	Pattison	Venard
Eckles	King	Paulson	Wamstad
Elliott of Polk	Kline	Pendray	Wearin
Ellsworth	Knudson	Ratliff	Whiting
Files	Lamb	Read	Mr. Speaker

The nays were, 5.

Bush	Figgins	Van Wert	Vosseller
Cox			

Absent or not voting, 32.

Aiken	Hubbard	O'Donnell
Allen	Johnson of	Randall
Baker	Dickinson	Rawlings
Bixler	Johnson of	Rice
Byers of Linn	Keokuk	Simmer
Ditto	Mathews	Truax
Elliott of Scott	Miller	Van Buren
Finnern	O'Brien	Wilson
Fleming	Holmgren	

So the bill having received a constitutional majority was declared to have passed the House.

Forsling of Woodbury offered the following amendment to the title and moved its adoption:

Amend the title by striking out of lines one (1) and two (2) the words and figures "amend section twenty-two hundred eighteen (2218) as it appears in the Code of 1927; to".

Amendment adopted and the title, as amended, was agreed to.

House File No. 233, a bill for an act to make permanent transfer of money from the water fund of the town of Kamrar, Iowa, to



the general fund of said town, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Knudson of Hamilton the amendment proposed by the committee, found on page 478 of the journal of February 23rd, was adopted.

Mr. Knudson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 81.

Albert	Files	Kline	Rice
Allen	Fleming	Knudson	Rutledge
Bair	Forsling	Lamb	Ryder
Baker	Gilmore	Lichty	Rylander
Ballew	Greene	McCaulley	Sass
Barnes	Griswold	McCreery	Shannon
Bixler	Hagglund	McIntosh	Shields
Buchmiller	Hall	McMillan	Smith
Burton	Hanson	Mounce	Swanson
Bush	Hatter	Nelson of	Taylor
Byers of Fayette	Heald	Hancock	Torgeson
Campbell	Helgason	Nelson of Story	Van Wert
Clark	Hollingsworth	Orr	Vaughn
Cole	Hollis	Pattison	Venard
Cox	Hopkins	Paulson	Vosseller
Crozier	Hunt	Pendray	Wamstad
Dayton	Hush	Randall	Wearin
Dean	Irwin	Rawlings	Whiting
Eckles	Jaycox	Read	Wilson
Ellsworth	Jensen	Reimers	Mr. Speaker
Figgins	King		

The nays were, none.

Absent or not voting, 27.

Aiken	Hayes	Johnson of	O'Brien
Berry	Hill	Keokuk	O'Donnell
Byers of Linn	Holmgren	Lomas	Ratliff
Ditto	Hubbard	Lovrien	Reno
Elliott of Polk	Istad	McIlrath	Simmer
Elliott of Scott	Johnson of	Mathews	Truax
Finnern	Dickinson	Miller	Van Buren
Hansen			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### ADDITIONAL COPIES ORDERED PRINTED

Van Wert of Franklin asked and obtained unanimous consent to have one thousand additional copies of House File No. 430 printed.

## PROOF OF PUBLICATION

The official proof of publication of House File No. 332, a bill for an act to legalize the proceedings of the city council of the city of Des Moines, in Polk county, Iowa, and to approve the acts and proceedings of said city and its officers and employees in the handling of the "Removing Snow and Ice Fund" and other funds of said city, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

## AMENDMENTS FILED

Allen of Pocahontas filed the following amendment to House Joint Resolution No. 2:

Amend House Joint Resolution No. 2 as follows:

Strike lines five (5) to nine (9) inclusive thereof and substitute in lieu thereof the following:

"That the words 'established by law' appearing in said section be stricken;

"Also, that the words 'session of the general assembly' be stricken and the words 'term of the supreme court' be substituted in lieu thereof;

"Also, that the following be added to the end of said section:

"The supreme court by order shall adjust and establish the terms of the respective senators.'"

McIlrath of Poweshiek filed the following amendment to House File No. 222:

Amend House File No. 222 by adding thereto the following:

Sec. 5a. Additional gasoline tax—distribution. There is hereby levied on all gasoline imported and used within this state a license fee of one (1) cent per gallon, which shall be in addition to the license fees levied by chapters two hundred fifty-one A-one (251-A1) and two hundred forty-one B-one (241-B1). All of the provisions and conditions of chapter two hundred fifty-one A-one (251-A1), relating to the levy, collection or payment of the license fees on gasoline shall apply with equal force to the license fee levied herein. Proceeds of the license fee herein provided shall be apportioned among the counties of the state in the same ratio that the area of the county bears to the total area of the state, and shall be used for any or all of the following purposes:

1. To the payment of the cost of constructing the roads in the county road system.

2. To the payment of the interest and principal of outstanding county road bonds of the county authorized and issued under chapter two hundred forty-two (242), Code, 1927, to the extent heretofore or hereafter pledged.

Amend the title to House File No. 222 by striking the period at the end thereof, and inserting in lieu thereof the following: “; to levy an additional one (1) cent gasoline license fee and provide for its distribution.”

McIlrath of Poweshiek filed the following amendment to Senate File No. 169:

Amend Senate File No. 169 by adding after section 8 the following:

“Sec. 8-a. Gasoline—additional tax—distribution. There is hereby levied on all gasoline imported and used within this state a license fee of one (1) cent per gallon, which shall be in addition to the license fees levied by chapters two hundred fifty-one-A1 (251-A1) and two hundred forty-one-B1 (241-B1). All of the provisions and conditions of chapter two hundred fifty-one-A1 (251-A1) relating to the levy, collection or payment of the license fees on gasoline shall apply with equal force and effect to the license fee levied herein. Proceeds of the license fee collected under the provisions of this act shall be apportioned among the counties of the state in the same ratio that the area of the county bears to the total area of the state, and shall be credited to the secondary road construction fund.”

Amend the title to Senate File No. 169 by adding after the word “roads” in line two (2) the following:

“to levy an additional one (1) cent gasoline license fee and”.

Jaycox of Delaware filed the following amendment to Senate File No. 169:

Amend Senate File No. 169 by adding after the period in the last line of section 35 the following:

In the adoption of a program for local county roads, it may be provided that the work of maintaining the local county roads of a township shall be performed by the township trustees, subject to the supervision of the county highway engineer. In such case the township trustees shall retain their road equipment, and the board of supervisors shall set aside in the county treasury a sum from the secondary road maintenance fund, which shall be said township's proportionate share of the entire maintenance funds for said county.

Ditto of Osceola filed the following amendment to Senate File No. 169:

Amend section 25 by striking from lines 3 and 4 the words “subject to the approval of the state highway commission”.

Also further amend said section by inserting after the period in line 6, the following:

“That the part of said program or project covering the county trunk road system shall be subject to the approval of the state highway commission.”

On motion of Pattison of Jefferson the House adjourned until 9:00 a. m., Wednesday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 13, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by Rev. F. O. Winslow, pastor of the Methodist church, Grundy Center, Iowa.

Journal of March 12th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: O'Donnell of Carroll for the day, on request of Rawlings of Monona; Bair of Buena Vista for the day, on request of Randall of Lucas; Gilmore of Cedar for the day, on request of Van Buren of Jones; Johnson of Keokuk for the day, on request of Berry of Monroe.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files Nos. 24, 87, 52 and 108.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate Files Nos. 24, 87, 52 and 108.

## BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had on March 12th approved the following bills:

House Files Nos. 20, 96, 127, 136, 150, 158, 101.

## REPORTS OF COMMITTEES

Lichty of Black Hawk, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 365, a bill for an act to amend section forty-one hundred six (4106) of the Code, 1927, to allow county superintendents to call meetings of certain school officials and to provide for the payment of mileage to such officials, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

E. M. LICHTY, *Chairman.*

Passed on file.

McCaulley of Calhoun, from the committee on ways and means, submitted the following report:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File No. 341, a bill for an act to repeal section sixty-nine hundred seventy-seven (6977) of the Code, 1927, and to enact a substitute therefor, relating to the assessment of machinery for the purpose of taxation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

MARION R. MCCAULLEY, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File No. 390, a bill for an act relating to the taxation of real estate, and providing for credit against the tax thereon of any tax levied upon any mortgage or other encumbrance secured by such real estate, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

MARION R. MCCAULLEY, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred Senate File No. 3, a bill for an act to provide for the licensing of

certain mercantile establishments in this state, to fix the fee for such licenses and the distribution thereof, and to provide penalties for a failure to comply with the provisions of this act, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

MARION R. MCCAULLEY, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred Senate File No. 40, a bill for an act to amend section three thousand six hundred forty-one b-1 (3641-b1) of the Code, 1927, relating to the levying of a tax to pay pensions to widowed mothers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

MARION R. MCCAULLEY, *Chairman.*

Report adopted.

Lovrien of Humboldt, from the committee on insurance, submitted the following report:

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File No. 255, a bill for an act to amend the law as it appears in section fourteen hundred seventy-seven (1477), chapter seventy-two (72) of the Code, 1927, relating to security for the payment of workmen's compensation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, *Chairman.*

Report adopted:

Also:

MR. SPEAKER: Your committee on insurance, to whom was referred House File No. 290, a bill for an act to amend section eight thousand seven hundred eighty-five (8785) and to repeal section eight thousand seven hundred eighty-six (8786) of the Code, 1927, relating to fraternal beneficiary societies, orders or associations, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, *Chairman.*

Report adopted:

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 398, a bill for an act to amend sections twenty-nine hundred one (2901) and twenty-nine hundred two (2902) of the Code, 1927, relating to publication of financial statements and requirements for state aid to county and district fairs, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking sections one (1) and two (2), and by inserting in lieu thereof the following:

Section 1. That section twenty-nine hundred one (2901) of the Code, 1927, is hereby amended by striking from lines two (2) and three (3) thereof, the words "an itemized list of the awards paid, and".

Sec. 2. Also section twenty-nine hundred two (2902) of the Code, 1927, be amended by striking from sub-section two (2) thereof, all after the word "amusements" and by striking from line one (1) of sub-section four (4) the words "list of awards, and", and by inserting following the word, "publication" in line three (3) the following: "and a certified statement showing an itemized list of premiums awarded."

L. B. FORSLING, *Chairman.*

Report adopted:

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 207, a bill for an act to repeal the law as it appears in chapter ninety-one (91), Title V of the Code, 1927, and to enact a substitute therefor relating to the practice of accountancy; to establish a board of accountancy and to provide for the examination, registration and licensing of practitioners of accountancy; to provide rules and regulations concernig the practice thereof and to provide penalties for violation thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File No. 207 as follows:

Strike all of sections two (2) and three (3) and insert in lieu thereof the following:

Section 2. Board of Accountancy—Appointment-Tenure. The board of accountancy shall consist of three (3) members, all of whom shall be practicing certified public accountants, having practiced accountancy in this state for at least five (5) years. Within sixty (60) days after this act takes effect, the governor shall appoint the members of said board for terms as follows: one (1) for a term ending June 30, 1930, one (1) for a term ending June 30, 1931; and one (1) for a term ending June 30, 1932, and upon the expiration of each of said terms and of each suc-



ceeding term, a member shall be appointed for a term of three (3) years but no person shall be eligible for more than two (2) consecutive terms of office. Vacancies occurring in the membership of the board for any cause shall be filled by the governor for the unexpired term.

Renumber remaining paragraphs.

Strike the words "last week in June" in section seven (7), line two (2), page four (4), and insert in lieu thereof the following, "first week in July".

Strike the word "three" in section seven (7), line seven (7), page four (4) and insert in lieu thereof the word "two".

Amend by adding to section fifteen (15) as sub-section A thereof the following:

"Every person having been granted a certificate to practice accountancy under the provisions of this act, or any renewal thereof, shall give a bond in the sum of five thousand dollars (\$5,000.00) to the Auditor of State before entering upon the discharge of his duties for the faithful performance of the same."

Strike the words "four-fifths" in line twenty-nine (29), page thirteen (13), and add in lieu thereof the words "two-thirds".

Strike the words "one year" in line eight (8), section twenty-two (22), page fourteen (14), and add in lieu thereof the words "thirty days".

Strike the figures "\$500.00" in line nine (9), section twenty-two (22), page fourteen (14), and insert in lieu thereof the figures "\$100.00".

Strike the word "professional" in line nineteen (19), section 23, page sixteen (16).

Strike all of section twelve (12) and insert in lieu thereof the following:

"Sec. 12. Oral or Written Examination. All practitioners as described in section eight (8), who on June 30, 1929, shall have been engaged in such practice for seven years or more, the last five years of which shall have been in this state, shall upon satisfactorily passing an examination upon the practical principles and practices of accountancy, be issued certificates to practice as certified public accountants provided request for such examination is made in the original application for registration on or before September 30, 1929. The examinations as provided in this section shall be either written or oral at the option of the applicant, and shall be held as soon as possible after the application has been received by the state board of accountancy or the board of accountancy as created by this act and certificates shall be issued within twenty days after the date of such examination to all who successfully pass the same. When an oral examination is taken by an applicant, the questions and answers shall be fully taken down by a certified shorthand reporter."

Amend section eleven (11), line eleven (11), by striking the word "four" and inserting in lieu thereof the word "three".

Also amend section eleven (11), paragraph (a), line nineteen (19), by striking the word "senior".

L. B. FORSLING, *Chairman.*

Report adopted.

Cole of Harrison, from the committee on public health, submitted the following report:

MR. SPEAKER: Your committee on public health, to whom was referred House File No. 373, a bill for an act authorizing the county board of supervisors to adopt the county unit plan for public health work, to coordinate and correlate all public health activities within their county, and to create a county board of health, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. J. COLE, *Chairman.*

Report adopted.

Hansen of Scott, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 256, a bill for an act to make appropriation to August Kleim for damages suffered to crops by a change in culvert by the Iowa State Highway Commission, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking the period at the end of line twelve (12), section one (1) and adding thereto the following "out of the primary road fund."

JOHN T. HANSEN, *Chairman.*

Report adopted.

#### INTRODUCTION OF BILL

House Joint Resolution No. 5, by committee on ways and means, a joint resolution memorializing Congress of the United States to refund internal revenue taxes assessed on sales of farm lands based on paper profits in the mid-west during the boom years of 1919-20-21.

Read first and second times and referred to committee on appropriations.

## HOUSE FILES WITHDRAWN

Reno of Polk asked and obtained unanimous consent to withdraw House File No. 235 from the committee on appropriations and from further consideration of the House.

Nelson of Story asked and obtained unanimous consent to withdraw House File No. 30 from the committee on roads and highways and from further consideration of the House.

On motion of Hanson of Winnebago, chairman of the committee on elections, the report of the committee recommending that House File No. 397 be indefinitely postponed was adopted.

On motion of McIntosh of Muscatine, chairman of the committee on compensation of public officers, the report of the committee recommending that House File No. 198 be indefinitely postponed was adopted.

On motion of McIntosh of Muscatine, chairman of the committee on compensation of public officers, the report of the committee recommending that House File No. 16 be indefinitely postponed was adopted.

On motion of Berry of Monroe, chairman of the committee on constitutional amendments, the report of the committee recommending that House Joint Resolution No. 3 be indefinitely postponed was adopted.

## HOUSE FILES REPRINTED

Rutledge of Webster asked and obtained unanimous consent to have House File No. 176 reprinted, with committee amendments.

Nelson of Hancock asked and obtained unanimous consent to have House File No. 207 reprinted, with committee amendments.

## CONSIDERATION OF BILLS

Senate File No. 196, a bill for an act to legalize the corporate acts and proceedings of the Redfield Brick & Tile Co. of Redfield, Iowa, and to provide for the renewal and extension of the period of corporate existence of said company, with report of committee recommending passage was taken up for consideration.

Elliott of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 83.

Albert	Files	Johnson of	Rawlings
Allen	Finnern	Dickinson	Read
Baker	Fleming	King	Reimers
Ballew	Forsling	Kline	Reno
Barnes	Greene	Knudson	Rutledge
Buchmiller	Hagglund	Lamb	Ryder
Bush	Hall	Lomas	Rylander
Byers of Fayette	Hansen	McCaulley	Sass
Byers of Linn	Hanson	McCreery	Smith
Campbell	Hatter	McIlrath	Swanson
Clark	Hayes	McIntosh	Taylor
Cole	Helgason	McMillan	Torgeson
Cox	Hill	Mathews	Truax
Dayton	Hollingsworth	Miller	Van Buren
Dean	Holmgren	Mounce	Van Wert
Ditto	Hopkins	Nelson of	Venard
Eckles	Hush	Hancock	Vosseller
Elliott of Polk	Irwin	Nelson of Story	Wamstad
Elliott of Scott	Istad	Pattison	Wearin
Ellsworth	Jaycox	Paulson	Whiting
Figgins	Jensen	Pendray	Mr. Speaker
		Ratliff	

The nays were, none.

Absent or not voting, 25.

Aiken	Griswold	Lichty	Rice
Bair	Heald	Lovrien	Shannon
Berry	Hollis	O'Brien	Shields
Bixler	Hubbard	O'Donnell	Simmer
Burton	Hunt	Orr	Vaughn
Crozier	Johnson of	Randall	Wilson
Gilmore	Keokuk		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 335, a bill for an act to make permanent the temporary transfer on money from the bond interest fund to the general county fund of Clarke county, Iowa, with report of committee recommending passage was taken up for consideration.

Shields of Clarke moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 92.

Albert	Bixler	Campbell	Dean
Allen	Buchmiller	Clark	Ditto
Baker	Burton	Cole	Eckles
Ballew	Bush	Cox	Elliott of Polk
Barnes	Byers of Fayette	Crozier	Elliott of Scott
Berry	Byers of Linn	Dayton	Ellsworth

Figgins	Hush	Mounce	Sass
Files	Irwin	Nelson of	Shields
Finnern	Istad	Hancock	Simmer
Fleming	Jaycox	Nelson of Story	Smith
Greene	Jensen	Orr	Swanson
Griswold	Johnson of	Pattison	Taylor
Hagglund	Dickinson	Paulson	Torgeson
Hall	King	Pendray	Truax
Hansen	Kline	Randall	Van Buren
Hanson	Knudson	Ratliff	Van Wert
Hatter	Lamb	Rawlings	Vaughn
Hayes	McCaulley	Read	Venard
Heald	McCreery	Reimers	Vosseller
Helgason	McIlrath	Reno	Wamstad
Hollingsworth	McIntosh	Rice	Wearin
Hollis	McMillan	Rutledge	Whiting
Holmgren	Mathews	Ryder	Mr. Speaker
Hopkins	Miller		

The nays were, none.

Absent or not voting, 16.

Aiken	Hubbard	Lichty	O'Donnell
Bair	Hunt	Lomas	Rylander
Forsling	Johnson of	Lovrien	Shannon
Gilmore	Keokuk	O'Brien	Wilson
Hill			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### CONSIDERATION OF SENATE AMENDMENTS

On request of Simmer of Wapello, House File No. 86, a bill for an act to amend section eighty-six hundred seventy-one (8671) of the Code, 1927, relating to life insurance and medical examinations therefor, with Senate amendments, was taken up and the amendments read and considered.

#### SENATE AMENDMENTS TO HOUSE FILE NO. 86

Strike from section one (1), line seven (7), the words "annuities or to".

Strike all of section two (2) and renumber section three (3) as section two (2).

Allen of Pocahontas offered the following amendment to the Senate amendments and moved its adoption:

Amend Senate amendment No. 2 by substituting therefor the following:

"Amend section two by inserting after the word 'reason' in line two (2) thereof the words 'except fraud'."

Mr. Allen asked unanimous consent to withdraw his amendment.

Objection was made.

Simmer of Wapello moved that Mr. Allen be permitted to withdraw his amendment to the Senate amendment.

Venard of Sioux moved the previous question.

Motion prevailed.

Motion by Simmer of Wapello prevailed and the amendment by Mr. Allen was withdrawn.

Allen of Pocahontas offered the following amendment to the Senate amendments and moved its adoption:

Amend Senate amendment No. 2 by substituting therefor the following: 'Amend Sec. 2 of the bill by inserting after the word 'after' in line two (2) thereof the following: 'one year from'.'

On the question, "Shall the amendment to the Senate amendment be adopted?" a roll call was demanded.

The ayes were, 86.

Aiken	Finnern	Kline	Rutledge
Albert	Forsling	Knudson	Ryder
Allen	Greene	Lamb	Rylander
Baker	Griswold	Lomas	Sass
Ballew	Hall	McCaulley	Shannon
Barnes	Hansen	McCreery	Shields
Berry	Hanson	McIntosh	Simmer
Bixler	Hatter	Mathews	Smith
Buchmiller	Hayes	Miller	Swanson
Burton	Heald	Mounce	Taylor
Byers of Fayette	Helgason	Nelson of	Torgeson
Byers of Linn	Hill	Hancock	Truax
Campbell	Hollingsworth	Nelson of Story	Van Buren
Clark	Hollis	O'Brien	Van Wert
Cox	Hopkins	Pattison	Vaughn
Crozier	Hunt	Paulson	Venard
Dayton	Irwin	Pendray	Vosseller
Dean	Istad	Randall	Wamstad
Ditto	Jaycox	Ratliff	Wearin
Elliott of Polk	Johnson of	Reimers	Whiting
Elliott of Scott	Dickinson	Reno	Wilson
Figgins	King	Rice	Mr. Speaker

The nays were, 10.

Bush	Holmgren	McIlrath	Orr
Eckles	Hush	McMillan	Read
Ellsworth	Jensen		

Absent or not voting, 12.

Bair	Gilmore	Johnson of	Lovrien
Cole	Hagglund	Keokuk	O'Donnell
Files	Hubbard	Lichty	Rawlings
Fleming			

Amendment to Senate amendment was adopted.

Simmer of Wapello moved that the House concur in the Senate amendments, as amended, by the House.

On the question, "Shall the House concur in the Senate amendments as amended?"

The ayes were, 84.

Aiken	Greene	Lamb	Rice
Albert	Griswold	Lichty	Rutledge
Allen	Hagglund	McCaulley	Ryder
Ballew	Hall	McCreery	Rylander
Barnes	Hanson	McIntosh	Sass
Berry	Hatter	McMillan	Shannon
Bixler	Hayes	Mathews	Shields
Buchmiller	Heald	Miller	Simmer
Burton	Helgason	Mounce	Smith
Byers of Linn	Hill	Nelson of	Swanson
Campbell	Hollingsworth	Hancock	Taylor
Cox	Hollis	Nelson of Story	Torgeson
Crozier	Hopkins	O'Brien	Van Buren
Dayton	Hunt	Pattison	Van Wert
Ditto	Irwin	Paulson	Vaughn
Eckles	Istad	Pendray	Vosseller
Elliott of Polk	Jaycox	Randall	Wamstad
Elliott of Scott	Johnson of	Ratliff	Wearin
Figgins	Dickinson	Read	Whiting
Files	King	Reimers	Wilson
Fleming	Kline	Reno	Mr. Speaker
Forsling	Knudson		

The nays were, 10.

Byers of Fayette	Ellsworth	Jensen	Orr
Clark	Finnern	McIlrath	Venard
Cole	Hush		

Absent or not voting, 14.

Bair	Gilmore	Johnson of	O'Donnell
Baker	Hansen	Keokuk	Rawlings
Bush	Holmgren	Lomas	Truax
Dean	Hubbard	Lovrien	

The House concurred in Senate amendments, as amended, to House File No. 86.

#### CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, hereby request a call of the House for the consideration of House File No. 298:

H. M. GREENE  
WM. M. DEAN  
BYRON G. ALLEN  
SAMUEL D. WHITING  
JOHN RYDER

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except O'Donnell, Bair, Gilmore, Johnson of Keokuk, and Lovrien, who, on motion, were excused.

#### CONSIDERATION OF BILLS

House File No. 298, a bill for an act relating to boxing and sparring exhibitions, creating an athletic commission of the State of Iowa, prescribing its powers and duties, and amending sections thirteen thousand two hundred twenty-two (13222), thirteen thousand two hundred twenty-three (13223), thirteen thousand two hundred twenty-four (13224), and thirteen thousand two hundred twenty-five (13225), of the Code, 1927, was taken up for consideration.

Van Buren of Jones moved the previous question.

Motion prevailed.

Miller of Shelby moved that Greene of Pottawattamie be given an additional ten minutes in which to close his argument.

On the question, "Shall the motion prevail?" a roll call was demanded.

The ayes were, 61.

Aiken	Figgins	Jaycox	Pendray
Allen	Finnern	Johnson of	Rawlings
Baker	Forsling	Dickinson	Read
Ballew	Greene	King	Reimers
Barnes	Hagglund	Kline	Reno
Bixler	Hall	Lamb	Rutledge
Byers of Fayette	Hansen	Lichty	Ryder
Byers of Linn	Hatter	Lomas	Sass
Campbell	Hayes	McCaulley	Shields
Cole	Hill	McCreery	Simmer
Dean	Hollingsworth	McIlrath	Taylor
Ditto	Holmgren	McIntosh	Venard
Eckles	Hubbard	Miller	Wearin
Elliott of Polk	Hunt	Orr	Whiting
Elliott of Scott	Hush	Paulson	Wilson
Ellsworth	Irwin		



The nays were, 30.

Berry	Griswold	Nelson of	Shannon
Buchmiller	Hanson	Hancock	Smith
Burton	Helgason	Nelson of Story	Swanson
Bush	Hollis	O'Brien	Torgeson
Clark	Hopkins	Pattison	Truax
Cox	Istad	Randall	Van Wert
Dayton	Knudson	Rice	Vosseller
Files		Rylander	Wamstad

Absent or not voting, 17.

Albert	Heald	McMillan	Ratliff
Bair	Jensen	Mathews	Van Buren
Crozier	Johnson of	Mounce	Vaughn
Fleming	Keokuk	O'Donnell	Mr. Speaker
Gilmore	Lovrien		

Motion prevailed.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?" Rule 18 was invoked.

The ayes were, 35.

Aiken	Ditto	Hunt	Paulson
Albert	Elliott of Scott	Irwin	Rawlings
Allen	Finnern	Jensen	Reimers
Baker	Forsling	Johnson of	Reno
Barnes	Greene	Dickinson	Rice
Byers of Fayette	Hall	Lomas	Ryder
Byers of Linn	Hansen	McIlrath	Sass
Cole	Hayes	Miller	Simmer
Dean	Holmgren	Orr	Whiting

The nays were, 68.

Ballew	Hagglund	Lichty	Rylander
Berry	Hanson	McCaulley	Shannon
Bixler	Hatter	McCreery	Shields
Buchmiller	Heald	McIntosh	Smith
Burton	Helgason	McMillan	Swanson
Bush	Hill	Mathews	Taylor
Campbell	Hollingsworth	Mounce	Torgeson
Clark	Hollis	Nelson of	Truax
Cox	Hopkins	Hancock	Van Buren
Crozier	Hubbard	Nelson of Story	Van Wert
Dayton	Hush	O'Brien	Vaughn
Eckles	Istad	Pattison	Venard
Elliott of Polk	Jaycox	Pendray	Vosseller
Ellsworth	King	Randall	Wamstad
Figgins	Kline	Ratliff	Wearin
Files	Knudson	Read	Wilson
Fleming	Lamb	Rutledge	Mr. Speaker
Griswold			

Absent or not voting, 5.

Bair	Johnson of	Lovrien	O'Donnell
Gilmore	Keokuk		

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Helgason of Emmet moved that the vote by which House File 298 failed to pass the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Hansen of Scott moved that the call of the House be now raised.

Motion prevailed.

House File No. 185, a bill for an act to create a division of inspection in the State Department of Health, to prescribe the duty of such division, to amend sections twenty-four hundred ninety-six (2496) and twenty-four hundred ninety-eight (2498) of the Code, 1927, relating to the revocation of the license of certain licensees, to provide for the appointment of said inspectors, to fix their compensation and to provide for the payment thereof, with report of committee recommending amendment and passage was taken up for consideration.

Elliott of Scott moved that the substitute amendment filed by him and found on page 695 of the journal of March 11th be substituted for the committee amendment.

Motion prevailed and substitution was made.

Substitute amendment was adopted.

Mr. Elliott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 82.

Albert	Bush	Dean	Fleming
Allen	Byers of Fayette	Ditto	Forsling
Ballew	Campbell	Eckles	Hagglund
Barnes	Clark	Elliott of Scott	Hall
Bixler	Cole	Ellsworth	Hanson
Buchmiller	Crozier	Figgins	Hatter
Burton	Dayton	Finnern	Hayes

Heald	Knudson	Pattison	Swanson
Helgason	Lamb	Paulson	Taylor
Hill	Lichty	Pendray	Torgeson
Hollingsworth	Lomas	Ratliff	Truax
Hollis	McCaulley	Rawlings	Van Buren
Holmgren	McCreery	Read	Van Wert
Hopkins	McIlrath	Reimers	Vaughn
Hubbard	McIntosh	Reno	Venard
Hush	McMillan	Rice	Wamstad
Irwin	Mathews	Ryder	Wearin
Johnson of Dickinson	Mounce	Rylander	Whiting
King	Nelson of Story	Sass	Wilson
Kline	O'Brien	Shields	Mr. Speaker
	Orr	Smith	

The nays were, 6.

Baker	Jaycox	Nelson of	Shannon
Files	Jensen	Hancock	

Absent or not voting, 20.

Aiken	Gilmore	Istad	O'Donnell
Bair	Greene	Johnson of	Randall
Berry	Griswold	Keokuk	Rutledge
Byers of Linn	Hansen	Lovrien	Simmer
Cox	Hunt	Miller	Vosseller
Elliott of Polk			

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Elliott of Scott moved that the vote by which House File No. 185 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### PROOF OF PUBLICATION

The official proof of publication of House File No. 384, a bill for an act to legalize the proceedings of the town council of Bellevue, Iowa, with respect to the establishment of a municipal electric light plant, and to declare that said proceedings constitute the establishment of said plant, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

#### MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which House File No. 198 was indefinitely postponed.

JAMES N. HAYES.

## AMENDMENTS FILED

Venard of Sioux filed the following amendment to Senate File No. 169:

Amend section forty-eight (48) of Senate File No. 169 as follows:

1. Strike from line one (1) of said section the word "may" and insert in lieu thereof the word "shall".

2. After the word "within" where it first appears in line eight (8) of said section insert a comma and the following words: "or partly within and located along the corporate limits of,".

3. After the word "within" where it appears the second time in line eight (8) of said section insert a comma and the following words: "or partly within and located along the corporate limits of,".

4. After the word "charter" appearing in line eleven (11) of said section insert a comma.

Reimers of Lyon filed the following amendment to Senate File No. 169:

Amend section 20 by striking out the last sentence following the word "board" in line 5.

Amend section 28 by changing the comma (,) after the word "routes" in line seven to a period (.) and striking out the remainder of the section.

Amend section 49 by striking out of line 2 thereof the following: ", with the approval of the state highway commission,".

McIlrath of Poweshiek filed the following amendment to Senate File No. 169:

Amend Senate File No. 169 as follows:

"Strike out all of section eight (8) and renumber section eight-a (8-a) as section eight (8)."

Kline of Davis filed the following amendments to Senate File No. 169:

Amend Senate File No. 169 as follows:

Strike all of section nineteen (19) and insert in lieu thereof the following:

"Sec. 19. Duty of highway commission. The state highway commission shall, when requested by the board of supervisors, advise and cooperate with said board as to the manner of constructing and maintaining the secondary roads."

Amend section twenty (20) by striking from line four (4) the word and figure "one (1)" and inserting in lieu the word and figure "three (3)".

Amend section twenty-one (21) by striking from lines three (3) and four (4) the words "from the general county fund, or".

Amend section forty-three (43) by striking from lines eight (8) and nine (9) the following: ", subject to the approval of the state highway commission".

Amend section forty-nine (49) by striking all of said section after the word "of" in line five (5) and inserting the following: "not to exceed three (3) years and that said warrants may not be issued for funds derived from millage levies."

Amend section eighty-eight (88), line six (6), by striking the word "chapters" and inserting in lieu "chapter".

Also, further amend said section by striking the following: "and two hundred forty-five (245)".

Amend the title, line thirty-seven (37) by striking the word "chapters" and inserting in lieu "chapter"; also, strike from lines thirty-seven (37) and thirty-eight (38) the following: "and two hundred forty-five (245)"; also, strike from line thirty-nine (39) the word "chapters" and insert in lieu "chapter".

Holmgren of Palo Alto filed the following amendments to Senate File No. 169:

Amend said bill, section 35, by striking from line 1 thereof the word "supervisors" and inserting in lieu thereof the word "approval", also

Amend by striking from line 5 of said section the words "subject to the final adoption by the board of supervisors", also

Amend by striking out all of section 36 and inserting in lieu thereof the following: "The board of supervisors shall, immediately after the adoption of the local county road program, meet and adopt a program of county trunk roads.", also

Amend by inserting after section 57 the following:

#### "ROAD POLL TAX

Section 57-a1. Poll Tax. A road poll tax of four dollars (\$4) is hereby annually levied on every male person, including the male officers and employees of any state institution, if any (but not including any committed inmate of such institution), over the age of twenty-one (21) years and under forty-five (45) years, who are residents of the county outside the corporate limits of cities and towns.

Sec. 57-a2. Assessor to collect. The township assessor, while making the assessment for his township, shall collect such tax from every person subject thereto.

Sec. 57-a3. Claims for exemption. Any person who because of physical disability and inability to pay may appear before the local board of equalization, and present his claim for exemption from such tax, and the decision of the local board shall be final.

Sec. 57-a4. Return to county treasurer. The assessor, upon the completion of his work, shall prepare a list of all persons subject to said tax in his township, and clearly indicate thereon those who have paid said tax, and promptly forward said list to the county treasurer. At the same time, the assessor shall pay the entire proceeds of said collections to the county treasurer, who shall credit the same to the secondary road maintenance fund.

Said assessor shall take duplicate receipts from the county treasurer, one of which he shall retain and one of which he shall file with the county auditor.

Sec. 57-a5. The duty to collect any unpaid poll tax is hereby imposed on the county treasurer.

Sec. 57-a6. Action to recover poll tax. In case of failure of any person to pay said poll tax, the county treasurer, with the approval of the board of supervisors, may appoint and authorize deputies to recover said tax by action in their name, and no property or wages belonging to such person shall be exempt from execution for such tax. Such action shall be brought before any justice of the peace in the county where such person resides.

Sec. 57-a7. Delinquent poll tax list—lien. The county treasurer shall, on October first of each year, file with the county auditor a list of the names of all persons in each township, who have not paid said poll tax.

The county auditor shall, in making up the tax books for the ensuing years for each township, enter said unpaid poll tax in connection with any other taxes against the delinquent, and said poll tax shall, on January first, following, become and remain a lien on all real estate of the delinquent until paid."

Hall of Wapello filed the following amendment to House File No. 311:

Amend by striking from section 4, lines six (6) and seven (7) the words and figures "thirty thousand (30,000)";

Also strike from line nine (9) the words and figures "thirty thousand (30,000)";

Also strike from line fifteen (15) the words and figures "thirty thousand (30,000)" and insert the words and figures "twenty-five thousand (25,000)".

Nelson of Story and Allen of Pocahontas filed the following amendment to Senate File No. 135:

Amend Senate File No. 135 by adding thereto the following as Sec. 2 and Sec. 3:

"Sec. 2. That the law as it appears in section forty-one hundred thirty-three (4133) of the Code, 1927, be amended by striking in lines two (2), three (3), four (4), five (5) and six (6), the words "by the concurrent action of the respective boards of directors at their regular meetings in July, or at special meetings thereafter, called for that purpose", and substituting in lieu thereof the following:

"when the voters of said districts shall have presented the respective boards with a petition containing the signatures of not less than twenty-five (25) per cent of the voters in the respective districts for the putting of the question at a regular or special election which shall be deemed carried when sixty (60) per cent of the votes cast in the respective districts are in the affirmative and shall become effective at the close of the current school year".

Sec. 3. That section forty-one hundred thirty-four (4134) of the Code, 1927, be amended by striking from lines one (1) and two (2) the words "concurrent action" and inserting in lieu thereof the words "vote of the electors".

Hill of Floyd filed the following amendments to House File No. 138:

Amend House File No. 138 as follows:

By inserting after the word "penal" in line 13 of section 2 of the printed bill the words "and correctional."

By inserting after the word "appropriated" in line 22 of section 4 of the printed bill of said act the words "where available."

By inserting after the word "to" in line 5 of section 5 of the printed bill the word "the."

Also by striking the word "is" from line 9 of said section as shown in the printed bill and inserting in lieu thereof the word "are."

By adding after the word "farm" and the period in line 12 of section 6 as found in the printed bill the following:

"Provided that where accommodations are not available as evidenced by the written notices herein provided for to be given by the Board of Control to the several clerks and judges of the state and said commitment to the custodial farm shall not be made until such time as accommodations are available as shown by the official notice received from the Board of Control."

By adding after the word "incur" in line 22 of section 7 of the printed bill the words "including maintenance charges."

Also, by adding after the word "expenses" in line 25 of said section of the printed bill the words "including maintenance charges."

By adding at the close of section 8 thereof the following:

"Provided, however, that prisoners from the state reformatory and state penitentiary shall not be committed to the state custodial farm until all commitments under the provisions of this act have been accepted and provided further that in the event all commitments cannot be accommodated, the Board of Control and the several judges of the state shall give preference to long-term commitments and provided further that in the event there is not ample accommodations for all commitments under this act, then in that event the Board of Control shall receive commitments ratably and proportionally from each county in the state according to its population but in such event, give preference to long-term commitments over short-term commitments as herein stated."

By striking from the title all after the word "farm" commencing with the next to the last line of said title and inserting in lieu thereof the following:

"to provide compensation for the transfer and commitment of all persons to said institution and to authorize the collection from the several counties their proportionate amount according to commitments and expenses incurred and to provide funds for the maintenance of said institution."

Hansen of Scott filed the following amendment to House File No. 325:

Amend House File No. 325 as follows:

Amend by striking out of line two (2) in section one (1) the words and figures "twenty thousand dollars (\$20,000.00)" and inserting in lieu thereof the words and figures "ten thousand dollars (\$10,000.00)".

Johnson of Dickinson filed the following amendment to House File No. 149:

Amend House File No. 149 by striking out all after the enacting clause and substituting the following in lieu thereof:

Section 1. That section seventy-three hundred eight (7308) of the Code, 1927, be amended by adding thereto an additional paragraph to be numbered paragraph 6, as follows:

6. The tax imposed by this chapter in respect of personal property of non-residents (other than tangible personal property having an actual situs in this state) shall not be payable (1) if the decedent at the time of his death was a resident of a state or territory of the United States which at the time of his death did not impose a transfer tax or death tax of any character in respect of personal property of residents of this state (other than tangible personal property having an actual situs in



such state or territory), or (2) if the laws of the state or territory of residence of the decedent at the time of his death contained a reciprocal provision under which non-residents were exempted from transfer taxes or death taxes of every character in respect of personal property (other than tangible personal property having an actual situs therein) provided the state or territory of residence of such non-residents allowed a similar exemption to residents of the state or territory of residence of such decedent. (3) In no case shall the provisions of this paragraph apply to the intangible personal property of non-resident decedents unless such intangible personal property shall have been subjected to a tax or submitted for purposes of taxation in the state of the decedent's residence. (4) This paragraph shall apply only to estates of decedents dying subsequent to the effective date of this act. For the purpose of this section the District of Columbia and possessions of the United States shall be considered territories of the United States.

Johnson of Dickinson filed the following amendment to House File No. 222:

Amend House File No. 222 as follows:

By inserting as Section 5-b1, the following:

"Sec. 5-b1. That the law as it appears in Section forty-seven hundred ninety-four (4794) of the Code of Iowa, 1927, be and the same is hereby amended by striking the word 'construction' in line 3 thereof and by inserting in lieu thereof the word 'maintenance.'

Amend Section 5 by striking therefrom the words and figures "forty-seven hundred ninety-four (4794)."

Amend by striking out Section 4 and inserting as Section 4, the following:

"Sec. 4. That the law as it appears in section fifty-five hundred forty-three (5543) of the Code of Iowa, 1927, be and the same is hereby amended by striking the words 'first Monday in February' and inserting in lieu thereof the words 'the second secular day in January and the first Monday in.'"

Amend by inserting as Section 5-b2, the following:

"Sec. 5-b2. That the law as it appears in Section forty-seven hundred ninety-five (4795) of the Code of Iowa, 1927, be and the same is hereby amended by striking the words 'not to exceed' from subsection one thereof and inserting in lieu thereof the words 'not less than three, nor more than'."

Amend Section 12 by striking out the period at the end of line 3 and inserting in lieu thereof a semicolon and adding the following:

"provided however that the type of construction on township roads need not be equal to that of county roads, but shall be in accordance with the

actual or probable importance and use of such roads as the board of supervisors may determine”.

Amend by inserting as Section 12-b, the following:

“Sec. 12-b. Township road equipment. All boards of township trustees may upon mutual agreement turn over to the board of supervisors any road machinery, tools, equipment, and material belonging to the township unsuited for maintenance and the latter board shall credit the township in construction and maintenance work for the reasonable agreed value thereof.

Amend the title by striking therefrom the words and figures “section forty-seven hundred ninety-four (4794),” in line 6 and inserting in line 3 of the title immediately following the comma, the words and figures “forty-seven hundred ninety-four (4794); forty-seven hundred ninety-five (4795),”.

JOHNSON OF DICKINSON.

On motion of Holmgren of Palo Alto the House adjourned until 9:00 a. m., Thursday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 14, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by Rev. F. C. Roloff, pastor of the Lutheran church, Nora Springs, Iowa.

Journal of March 13th corrected and approved.

## REPORTS OF COMMITTEES

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 371, a bill for an act to repeal section seventy-four hundred eighty-nine (7489) of the Code, 1927, and to enact a substitute therefor, relating to the apportionment of the return of excess levy in proportion to the amount of assessment paid by the respective owners, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking all of Section two (2) and inserting in lieu thereof the following:

"Sec. 2. Nothing contained herein shall affect pending litigation."

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 440, a bill for an act to amend section seventy-two hundred eighty-six (7286), of the Code, 1927, relating to the execution and effect of tax deeds, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 364, a bill for an act to amend section ten thousand seventy-one (10071), Code, 1927, relating to the legalization of conveyances of real estate and to the presumption which shall be indulged as to the names of persons receiving and conveying title, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 416, a bill for an act to amend section twelve thousand seventy-one (12071), Code, 1927, relating to the contents of the final report of executors and administrators, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking all of the bill after the word "which" in line three (3) and inserting in lieu thereof the following:

"are assessed or levied against the property of the estate have been paid."

L. B. FORSLING, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 445, a bill for an act to amend section fifty-nine hundred eighty-nine (5989) as it appears in the Code of 1927, relating to the condemnation by cities of private property for right-of-way for sewers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 93, a bill for an act to amend section eleven thousand four hundred forty-one (11441) of the Code of 1927, relative to the Clerk's calendar, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking the words and figures "one hundred thousand (100,000)" in line five (5) and inserting in lieu thereof the words and figures "one hundred twenty-five thousand (125,000)".

L. B. FORSLING, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 384, a bill for an act to legalize the proceedings of the town council of Bellevue, Iowa, with respect to the establishment of a municipal electric light plant, and to declare that said proceedings constitute the establishment of said plant, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman*.

Report adopted.

Wilson of Tama, from the committee on county and township organization, submitted the following report:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 292, a bill for an act to amend section fifty-three hundred eighty-four (5384), Code, 1927, relating to payment of benefits in aid of blind persons, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. WALTER WILSON, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 355, a bill for an act to amend sections thirty-six hundred forty-two (3642), thirty-six hundred forty-four (3644), and thirty-six hundred forty-five (3645) of the Code, 1927, to repeal section thirty-six hundred forty-one (3641) of the Code, 1927, and to enact a substitute therefor, relating to neglected, dependent and delinquent children, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. WALTER WILSON, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization, to whom was referred Senate File No. 121, a bill for an act to amend the law as it appears in Section forty-four hundred twenty-six (4426),

Code of 1927, relating to assessors' returns on blind and deaf children, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. WALTER WILSON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 181, a bill for an act to repeal section fifty-two hundred twenty-six (5226), Code, 1927, and to enact a substitute therefor, and to amend sections fifty-two hundred twenty-seven (5227) and fifty-two hundred thirty-eight (5238), Code, 1927, relating to the compensation of county sheriffs and deputy sheriffs and the number of deputy sheriffs, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

W. WALTER WILSON, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 339, a bill for an act to authorize the township trustees to purchase, own, and maintain fire apparatus or equipment jointly with any city or town in the state of Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking from Sec. 2, line eight (8) the words "or special".

W. WALTER WILSON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization, to whom was referred Senate File No. 142, a bill for an act to amend chapter two hundred sixty-four (264) of the Code, 1927, providing that each county officer in charge of any county office or department shall, on or before December thirty-first of each year, prepare and submit to the board of supervisors estimates of proposed expenditures for the following year; and providing that the board of supervisors shall, not later than January thirty-first of each year, appropriate sums for the maintenance of the various offices and departments for the current year, and providing the content of such resolution of appropriation; and providing for the transfer of excess funds appropriated to different accounts of a single office or department; and provided for the transfer of excess funds appropriated to any single office or department, beg leave to report they

have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. WALTER WILSON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 333, a bill for an act to establish and regulate fire districts without the limits of cities and towns, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

W. WALTER WILSON, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 336, a bill for an act to amend section five thousand three hundred and sixty-three (5363) of the Code, 1927, relating to the payment of accounts for county hospital service by applicants who are not indigent as determined by the board of hospital trustees, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. WALTER WILSON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on county and township organization, to whom was referred Senate File No. 185, a bill for an act to repeal Section ten hundred sixty-seven (1067), Code, 1927, and to enact a substitute therefor, relating to bonds of county officers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

W. WALTER WILSON, *Chairman.*

Passed on file.

Rutledge of Webster, from the committee on dairy and food, submitted the following report:

MR. SPEAKER: Your committee on dairy and food, to whom was referred House File No. 315, a bill for an act defining overrun and percentage in the manufacture of butter, limiting the percentage of overrun permissible in such manufacture, providing penalties and prescribing rules of evidence in prosecutions thereunder, beg leave to report they

have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

R. L. RUTLEDGE, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on dairy and food, to whom was referred Senate File No. 134, a bill for an act defining overrun and percentage in the manufacture of butter, limiting the percentage of overrun permissible in such manufacture, providing penalties and prescribing rules of evidence in prosecutions thereunder, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

R. L. RUTLEDGE, *Chairman.*

Report adopted.

Ratliff of Henry, from the committee on banks and banking, submitted the following report:

MR. SPEAKER: Your committee on banks and banking, to whom was referred House File No. 279, a bill for an act to amend section nine thousand two hundred thirty-two (9232) of the Code, 1927, relating to the publication of reports of the condition of savings and state banks, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Z. S. RATLIFF, *Chairman.*

Report adopted.

Heald of Chickasaw, from the committee on child welfare, submitted the following report:

MR. SPEAKER: Your committee on child welfare, to whom was referred Senate File No. 206, a bill for an act to amend section thirty-six hundred sixty-one-a forty-three (3661-a43), of the Code of Iowa, 1927, relating to the age of children in children's boarding homes, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. M. HEALD, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on child welfare, to whom was referred Senate File No. 174, a bill for an act to amend Sections thirty-six hundred fifty-eight (3658), thirty-six hundred fifty-nine (3659), and thirty-six hundred sixty-one (3661), Code, 1927, relating to juvenile delinquency,



and to define contributing to dependency and to provide a penalty therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. M. HEALD, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on child welfare, to whom was referred Senate File No. 175, a bill for an act to amend section thirty-six hundred eighteen (3618), Code, 1927, relating to dependent and neglected children, and to further define dependent child, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. M. HEALD, *Chairman.*

Report adopted.

Aiken of Ida, from the committee on private corporations, submitted the following report:

MR. SPEAKER: Your committee on private corporations, to whom was referred Senate File No. 242, a bill for an act to amend the law as it appears in Section eighty-four hundred fifty-one (8451), Code of 1927, relating to the compromise authorized to be made with delinquent corporations, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN H. AIKEN, *Chairman*

Report adopted.

Also:

MR. SPEAKER: Your committee on private corporations, to whom was referred Senate File No. 241, a bill for an act to amend the law as it appears in Section eighty-three hundred seventy-three (8373), Code of 1927, relating to the execution of renewal of articles of incorporation, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN H. AIKEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on private corporations, to whom was referred Senate File No. 243, a bill for an act to amend the law as it appears in Section eighty-four hundred sixty-two (8462), Section eighty-four hundred ninety (8490) and Section ninety-two hundred eighty-three dash b four (9283-b4), Code of 1927, relating to fees to be charged for recording, beg leave to report they have had the same under considera-

tion and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN H. AIKEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on private corporations, to whom was referred Senate File No. 244, a bill for an act to amend the law as it appears in Section eighty-four hundred eighty a three (8480-a3) and Section eighty-five hundred eight a three (8508-a3), Code of 1927, relating to notice to be given to delinquent corporations, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN H. AIKEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on private corporations, to whom was referred Senate File No. 239, a bill for an act to amend the law as it appears in Section eighty-four hundred sixteen (8416), Code of 1927, relative to the filing of a certificate of issuance of stock, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN H. AIKEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on private corporations, to whom was referred House File No. 83, a bill for an act to amend section ten thousand four hundred ten (10410) of the Code, 1927, relating to renewals of charters for private corporations, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN H. AIKEN, *Chairman.*

Report adopted.

Hollis of Black Hawk, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways, to whom was referred House File No. 423, a bill for an act relating to the maintenance and repair of roads used in the transportation of material for road construction or surfacing, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. HOLLIS, *Chairman.*

Report adopted.

Cole of Harrison, from the committee on public health, submitted the following report:

MR. SPEAKER: Your committee on public health, to whom was referred House File No. 236, a bill for an act to regulate the practice of plumbing and to provide for the examination and licensing of practitioners thereof, to provide rules and regulations concerning the sanitary and healthful installation of plumbing and plumbing fixtures, to create a board of plumbing examiners, to provide for the collection of license fees, to make provision for the payment of the expense of carrying out the provisions of this act, to provide for the regulation of plumbing by the State Health Department, and to amend the law as it appears in sections twenty-one hundred ninety-one (2191), twenty-one hundred ninety-two (2192), twenty-four hundred thirty-eight (2438), twenty-four hundred thirty-nine (2439), twenty-four hundred fifty (2450), twenty-four hundred fifty-two (2452), twenty-four hundred fifty-five (2455), fifty-seven hundred seventy-five (5775) and fifty-seven hundred seventy-seven (5777), of the Code, 1927, and repealing sections twenty-one hundred ninety-five (2195), fifty-seven hundred seventy-six (5776), fifty-seven hundred seventy-eight (5778) to fifty-seven hundred eighty-three (5783), inclusive, of the Code, 1927, relating to the establishment and enforcement of the State Plumbing Code by the State Department of Health and cities and towns, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. J. COLE, *Chairman*.

Report adopted.

King of Clay, from the committee on fish and game, submitted the following report:

MR. SPEAKER: Your committee on fish and game, to whom was referred House File No. 282, a bill for an act relating to Fish, Game and protected birds; creating a Fish and Game Commission, and prescribing its powers and duties; and appropriating funds for the use of such Commission, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

J. A. KING, *Chairman*.

Report adopted.

Hill of Floyd, from the committee on police regulation and suppression of crime, submitted the following report:

MR. SPEAKER: Your committee on police regulation and suppression of crime, to whom was referred House File No. 428, a bill for an act to prohibit marathon or endurance contests and defining the same, and providing a penalty therefor, beg leave to report they have had the same

under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LAFE HILL, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on police regulation and suppression of crime, to whom was referred House File No. 429, a bill for an act to prohibit the manufacture and possession of punch boards and all other devices generally used in connection and as a part of any game of chance, lottery, or gambling device, and prescribing punishments for violations, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LAFE HILL, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on police regulation and suppression of crime, to whom was referred House File No. 427, a bill for an act to amend the law as it appears in section fifteen hundred eighty-seven (1587) of the Code, 1927, relating to the so-called red light injunction law so as to extend the provisions thereof to include places used for gambling, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LAFE HILL, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on police regulation and suppression of crime, to whom was referred House File No. 455, a bill for an act to give the fire marshal or his assistants the power of peace officers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LAFE HILL, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on police regulation and suppression of crime, to whom was referred House File No. 413, a bill for an act to give the investigators or agents appointed by the Board of Parole, the powers of peace officers while acting in their line of employment, beg leave to report they have had the same under consideration and have

instructed me to report the same back to the House with the recommendation that the same do pass.

LAFE HILL, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on police regulation and suppression of crime, to whom was referred House File No. 266, a bill for an act to amend Section thirteen thousand three hundred fifty-eight (13358) of the Code, 1927, relative to the place of punishment of jail breakers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

LAFE HILL, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on police regulation and suppression of crime, to whom was referred House File No. 415, a bill for an act to amend section five thousand six hundred ninety-four (5694), Code, 1927, relating to police matrons, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LAFE HILL, *Chairman.*

Report adopted.

On motion of McCaulley of Calhoun, chairman of committee on ways and means, the report of the committee recommending that House File No. 341 be indefinitely postponed was adopted.

On motion of Lichty of Black Hawk, chairman of committee on schools and textbooks, the report of the committee recommending that House File No. 365 be indefinitely postponed was adopted.

#### MADE SPECIAL ORDER

Hill of Floyd asked and obtained unanimous consent to have House File No. 138 made a special order for Tuesday, March 19th, at 10:00 a. m.

#### HOUSE FILES WITHDRAWN

Vosseller of Bremer asked and obtained unanimous consent to have House File No. 315 withdrawn from the further consideration of the House.

Albert of Grundy asked and obtained unanimous consent to withdraw House Files Nos. 347 and 348 from the committee on county and township organization and from further consideration of the House.

Baker of Jasper asked and obtained unanimous consent to withdraw House File No. 390 from the committee on ways and means and from further consideration of the House.

#### RULE 58 INVOKED

On request of Hagglund of Page, Rule 58 was invoked with reference to Senate File No. 7 and the bill placed on the calendar.

#### PROOF OF PUBLICATION

The official proof of publication of House File No. 461, a bill for an act to legalize and declare valid and effectual for all purposes "An ordinance establishing a Board of Park Commissioners", adopted by the town council of the incorporated town of Correctionville, Iowa, on the 13th day of August, A. D. 1920; legalizing an election held on the 20th day of September, A. D. 1920, at which said election the said ordinance was submitted to the legal electors of said town; legalizing all acts and doings of the persons who have acted as members of the board of park commissioners of said town in pursuance of said ordinance; and quieting and confirming the title to all real estate acquired for park purposes by said town or said board of park commissioners; and providing for this act taking effect by publication, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

#### CONSIDERATION OF BILLS

House File No. 328, a bill for an act to legalize the proceedings of the Board of Supervisors of Webster County in making a certain transfer of funds, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Rutledge of Webster the amendment proposed by the committee, found on page 585 of the journal of March 7th, was adopted.

Mr. Rutledge moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 93.

Albert	Greene	Knudson	Read
Bair	Griswold	Lamb	Reimers
Baker	Hagglund	Lichty	Reno
Ballew	Hall	Lomas	Rice
Barnes	Hanson	Lovrien	Rutledge
Buchmiller	Hatter	McCaulley	Ryder
Burton	Hayes	McCreery	Rylander
Bush	Heald	McIlrath	Sass
Byers of Fayette	Helgason	McIntosh	Shannon
Cole	Hill	McMillan	Shields
Crozier	Hollingsworth	Mathews	Smith
Dayton	Hollis	Miller	Swanson
Dean	Holmgren	Mounce	Taylor
Ditto	Hopkins	Nelson of	Torgeson
Eekles	Hunt	Hancock	Truax
Elliott of Polk	Hush	Nelson of Story	Van Buren
Elliott of Scott	Irwin	O'Brien	Vaughn
Ellsworth	Istad	Orr	Vosseller
Figgins	Jaycox	Pattison	Wamstad
Files	Jensen	Paulson	Wearin
Finnern	Johnson of	Pendray	Whiting
Fleming	Dickinson	Randall	Wilson
Forsling	King	Ratliff	Mr. Speaker
Gilmore	Kline	Rawlings	

The nays were, none.

Absent or not voting, 15.

Aiken	Byers of Linn	Hansen	O'Donnell
Allen	Campbell	Hubbard	Simmer
Berry	Clark	Johnson of	Van Wert
Bixler	Cox	Keekuk	Venard

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 330, a bill for an act to legalize the corporate acts and transactions of The Sheldon Armory Company of Sheldon, Iowa, with report of committee recommending passage was taken up for consideration.

Smith of O'Brien moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 89.

Albert	Forsling	Johnson of	Pendray
Ballew	Greene	Dickinson	Ratliff
Barnes	Griswold	King	Rawlings
Berry	Hagglund	Kline	Read
Bixler	Hall	Knudson	Reimers
Buchmiller	Hansen	Lamb	Reno
Bush	Hanson	Lichty	Rice
Byers of Fayette	Hatter	Lomas	Ryder
Byers of Linn	Hayes	Lovrien	Sass
Cole	Heald	McCaulley	Shannon
Cox	Helgason	McCreery	Shields
Crozier	Hill	McIlrath	Smith
Dayton	Hollingsworth	McIntosh	Swanson
Dean	Hollis	McMillan	Taylor
Ditto	Holmgren	Mathews	Torgeson
Eckles	Hopkins	Miller	Truax
Elliott of Polk	Hunt	Mounce	Van Buren
Elliott of Scott	Hush	Nelson of	Vaughn
Ellsworth	Irwin	Hancock	Wamstad
Figgins	Istad	O'Brien	Wearin
Files	Jaycox	Orr	Whiting
Finnern	Jensen	Pattison	Wilson
Fleming		Paulson	Mr. Speaker

The nays were, none.

Absent or not voting, 19.

Aiken	Clark	Nelson of Story	Simmer
Allen	Gilmore	O'Donnell	Van Wert
Bair	Hubbard	Randall	Venard
Baker	Johnson of	Rutledge	Vosseller
Burton	Keokuk	Rylander	
Campbell			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 9, a bill for an act to amend the law as it appears in sections fifty-six hundred thirty-two (5632) and fifty-six hundred thirty-three (5633), Code 1927, relating to the election of city solicitor, city engineer and the appointment of police judge, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Whiting of Johnson the amendments proposed by the committee, found on page 522 of the journal of March 5th, were adopted.

Mr. Whiting moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.



On the question, "Shall the bill pass?"

The ayes were, 90.

Allen	Gilmore	Kline	Read
Ballew	Griswold	Knudson	Reimers
Barnes	Hagglund	Lamb	Reno
Berry	Hall	Lichty	Rice
Bixler	Hanson	Lomas	Rutledge
Buchmille	Hatter	Lovrien	Ryder
Burton	Hayes	McCaulley	Rylander
Bush	Heald	McIlrath	Sass
Byers of Fayette	Helgason	McIntosh	Shannon
Byers of Linn	Hill	McMillan	Shields
Cole	Hollingsworth	Mathews	Smith
Cox	Hollis	Miller	Swanson
Crozier	Holmgren	Mounce	Taylor
Dayton	Hopkins	Nelson of	Torgeson
Dean	Hunt	Hancock	Truax
Ditto	Hush	Nelson of Story	Van Buren
Eckles	Irwin	O'Brien	Vaughn
Elliott of Polk	Istad	Orr	Vosseller
Elliott of Scott	Jaycox	Pattison	Wamstad
Ellsworth	Jensen	Paulson	Wearin
Figgins	Johnson of	Pendray	Whiting
Files	Dickinson	Randall	Wilson
Finnern	King	Rawlings	Mr. Speaker

The nays were, none.

Absent or not voting, 18.

Aiken	Clark	Hubbard	Ratliff
Albert	Fleming	Johnson of	Simmer
Bair	Forsling	Keokuk	Van Wert
Baker	Greene	McCreery	Venard
Campbell	Hansen	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House.

Whiting of Johnson offered the following amendment to the title and moved its adoption:

Amend the title to read as follows:

"An Act to amend section fifty-six hundred thirty-nine (5639) of the Code, 1927, and to repeal sections fifty-six hundred thirty-two (5632) and fifty-six hundred thirty-three (5633) of the Code, 1927, and to enact a substitute therefor, relating to the election of city solicitor and city engineer and the appointment of a police judge.

Amendment adopted and the title, as amended, was agreed to.

House File No. 74, a bill for an act to amend section sixty-nine hundred fifteen (6915) of the Code, 1927, relating to the ordering of street improvements or sewers in cities acting under special

charter, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Elliott of Scott the amendment proposed by the committee, found on page 520 of the journal of March 5th, was adopted.

Mr. Elliott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 90.

Albert	Finnern	Jensen	Read
Allen	Fleming	King	Reimers
Baker	Forsling	Kline	Reno
Ballew	Gilmore	Knudson	Rice
Barnes	Griswold	Lamb	Rutledge
Bixler	Hagglund	Lichty	Ryder
Buchmiller	Hall	Lomas	Rylander
Burton	Hansen	McCaulley	Sass
Bush	Hanson	McIntosh	Shields
Byers of Fayette	Hatter	McMillan	Smith
Byers of Linn	Hayes	Mathews	Swanson
Clark	Heald	Miller	Taylor
Cole	Helgason	Mounce	Torgeson
Cox	Hill	Nelson of	Truax
Crozier	Hollingsworth	Hancock	Van Buren
Dayton	Hollis	Nelson of Story	Vaughn
Dean	Holmgren	O'Brien	Vosseller
Eckles	Hopkins	Orr	Wamstad
Elliott of Polk	Hunt	Pattison	Wearin
Elliott of Scott	Hush	Paulson	Whiting
Ellsworth	Irwin	Pendray	Wilson
Figgins	Istad	Ratliff	Mr. Speaker
Files	Jaycox	Rawlings	

The nays were, none.

Absent or not voting, 18.

Aiken	Greene	Johnson of	Randall
Bair	Hubbard	Keokuk	Shannon
Berry	Johnson of	Lovrien	Simmer
Campbell	Dickinson	McCreery	Van Wert
Ditto		McIlrath	Venard
		O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 307, a bill for an act to repeal section fifty-one hundred five-a twenty-six (5105-a26) of the Code, 1927, relating to the liability bond of a motor carrier, and to enact a substitute therefor, was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 82.

Albert	Files	King	Ratliff
Ballew	Finnern	Kline	Read
Barnes	Fleming	Knudson	Reimers
Berry	Gilmore	Lamb	Reno
Bixler	Griswold	Lichty	Rice
Buchmiller	Hagglund	Lomas	Rutledge
Burton	Hall	Lovrien	Ryder
Bush	Hansen	McCaulley	Rylander
Byers of Fayette	Hayes	McCreery	Sass
Byers of Linn	Heald	McIlrath	Shannon
Cole	Helgason	McIntosh	Smith
Cox	Hill	McMillan	Swanson
Crozier	Hollingsworth	Mounce	Taylor
Dayton	Hollis	Nelson of	Torgeson
Dean	Holmgren	Hancock	Truax
Ditto	Hopkins	Nelson of Story	Van Buren
Eckels	Hunt	O'Brien	Vaughn
Elliott of Polk	Irwin	Orr	Wearin
Elliott of Scott	Istad	Pattison	Wilson
Ellsworth	Jaycox	Paulson	Mr. Speaker
Figgins	Jensen	Pendray	

The nays were, none.

Absent or not voting, 26.

Aiken	Greene	Johnson of	Shields
Allen	Hanson	Keokuk	Simmer
Bair	Hatter	Mathews	Van Wert
Baker	Hubbard	Miller	Venard
Campbell	Hush	O'Donnell	Vosseller
Clark	Johnson of	Randall	Wamstad
Forsling	Dickinson	Rawlings	Whiting

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

The hour having arrived for the special order, Senate File No. 169, a bill for an act to define and designate the secondary roads of the state, to provide for the construction and maintenance of such roads, to authorize levies of taxes in order to effect such construction and maintenance, to set aside certain public funds in order to supplement said taxes, to provide for and regulate the anticipation and expenditure of said funds, to define the powers and duties of public officers and employes in reference to such work, to coordinate and harmonize various statutes which relate to roads and highways, and to this end to repeal sections forty-five hundred ninety (4590),

forty-six hundred fifty-nine (4659), seventy-six hundred forty-three (7643), and seventy-six hundred forty-five (7645), and to enact substitutes therefor; to amend sections three hundred fifty-one (351), forty-six hundred five (4605), forty-six hundred eight (4608), forty-six hundred fifty-three (4653), forty-six hundred sixty (4660), forty-six hundred sixty-two-a three (4662-a3) ( forty-six hundred sixty-six (4666), forty-six hundred sixty-nine (4669), forty-six hundred seventy (4670), five thousand ninety-three-a nine (5093-a9), seventy-four hundred seventy (7470), seventy-five hundred thirty-nine (7539), seventy-six hundred thirty-eight (7638), seventy-six hundred forty-two (7642), seventy-six hundred forty-four (7644), seventy-six hundred forty-seven (7647), seventy-six hundred forty-nine (7649), seventy-six hundred fifty (7650), and section one (1) of chapter three (3), acts special session of the forty-second (42) general assembly (said last section being a substitute for section forty-seven hundred fifty-five-b five (4577-b5), Code, 1927); to repeal sections forty-six hundred thirty-five (4635) to forty-six hundred forty-four (4644), inclusive, sections forty-six hundred forty-six (4646), to forty-six hundred fifty (4650), inclusive, forty-six hundred sixty-two-a two (4662-a2), forty-six hundred sixty-four (4664), forty-six hundred sixty-five (4665), forty-six hundred seventy-five (4675), seventy-four hundred eighty-five (7485); and to repeal chapters two hundred forty-four (244) and two hundred forty-five (245), relating to highways, all of said sections and chapters, except as otherwise indicated, being of the Code, 1927, was taken up for consideration.

Mellrath of Poweshiek moved that the amendment filed by him on March 12th be adopted.

Hansen of Scott raised the point of order that the House could not consider the amendment in view of the fact that the Senate had defeated a similar proposal.

The Speaker held the point not well taken.

Johnson of Dickinson moved that House File No. 222 be substituted for Senate File No. 169 and all pending amendments.

Lovrien of Humboldt moved as a substitute for the pending motion that Senate File No. 169 be amended by striking all after the enacting clause and substituting in lieu thereof the text of House File No. 222.

On the question, "Shall substitution for the pending motion be made?" a roll call was demanded.

The ayes were, 36.

Albert	Cox	Jaycox	Rice
Allen	Crozier	Lamb	Rutledge
Bair	Elliott of Scott	Lomas	Sass
Barnes	Ellsworth	Lovrien	Simmer
Buchmiller	Figgins	McCaulley	Truax
Burton	Hall	McCreery	Van Buren
Byers of Fayette	Hansen	Mathews	Vaughn
Clark	Hatter	Mounce	Whiting
Cole	Hollingsworth	O'Brien	Mr. Speaker

The nays were, 68.

Baker	Hagglund	Kline	Rawlings
Ballew	Hanson	Knudson	Read
Berry	Hayes	Lichty	Reimers
Bixler	Heald	McIlrath	Reno
Bush	Helgason	McIntosh	Ryder
Byers of Linn	Hill	McMillan	Rylander
Campbell	Hollis	Miller	Shannon
Dayton	Holmgren	Nelson of	Shields
Dean	Hopkins	Hancock	Smith
Ditto	Hubbard	Nelson of Story	Swanson
Eckles	Hunt	O'Donnell	Taylor
Elliott of Polk	Hush	Orr	Torgeson
Files	Irwin	Pattison	Van Wert
Finnern	Istad	Paulson	Venard
Fleming	Jensen	Pendray	Wamstad
Gilmore	Johnson of	Randall	Wearin
Greene	Dickinson	Ratliff	Wilson
Griswold	King		

Absent or not voting, 4.

Aiken	Forsling	Johnson of Keokuk	Vosseller
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Substitute motion lost.

Speaker pro tempore Mathews in the chair.

Speaker Johnson in the chair.

Simmer of Wapello moved that the House do now adjourn until 1:00 p. m. today.

Lovrien of Humboldt moved to amend by making the hour of reconvening 9:00 a. m., Friday.

Amendment lost.

McCaulley of Calhoun moved to amend by making the hour of reconvening 1:30 p. m., today.

Amendment adopted, and the motion to adjourn as amended, prevailed.

## AFTERNOON SESSION

The House reconvened, Speaker Johnson in the chair.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate recesses from its amendments to House File No. 125, relating to salaries of district judges.

Also, that the Senate concurs in the House amendment to the Senate amendment to House File No. 23, a bill for an act relating to leasing of property of cities acting under the Commission form of government, and to authorize leases for industrial purposes.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 257, a bill for an act to make an appropriation to compensate W. L. Hall for apprehension of paroled prisoners.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 145, a bill for an act relating to the filing of bond by banks as security.

Also, that the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House File No. 90, a bill for an act relating to the conferring of the right of eminent domain upon counties.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 92, a bill for an act to make it a felony for any person, firm or corporation to engage in the transportation into this State of intoxicating liquor, and to provide a punishment therefor.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 164, a bill for an act to define, regulate, and license real estate brokers and real estate salesmen; to create a State Real Estate Commissioner; and to provide a penalty for a violation of the provisions thereof.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 163, a bill for an act relating to subsequent convictions of violations of laws relating to intoxicating liquors.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 285, a bill for an act authorizing cities and towns to acquire, establish, improve, maintain and operate airports within or without their limits; to acquire property for such purposes, and to levy a tax and issue bonds in payment of the cost thereof.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 284, a bill for an act concerning the licensing of aircraft and airmen, the establishment of air traffic rules, and to make uniform the law with reference thereto.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 283, a bill for an act relating to the construction of extensions of primary roads in cities and towns.

WALTER H. BEAM, *Secretary.*

#### SENATE MESSAGES CONSIDERED

Senate File No. 163, a bill for an act to amend section nineteen hundred sixty-four (1964), Code, 1927, and to repeal section nineteen hundred sixty-five (1965), Code, 1927, and to enact a substitute therefor, relating to second and subsequent convictions of violations of laws relating to intoxicating liquors, to broaden the present provisions of law relative to such convictions, to prescribe the duties of county attorneys and of the courts with reference to said subject matter, and to provide for the taxation of costs in such cases.

Read first and second times and referred to committee on suppression of intemperance.

Senate File No. 164, a bill for an act to define, regulate, and license real estate brokers and real estate salesmen; to create a state real estate commissioner; and to provide a penalty for a violation of the provisions thereof.

Read first and second times and referred to committee on judiciary.

Senate File No. 92, a bill for an act to make it a felony for any person to engage in the transportation into this state of intoxicating liquor, and to provide a punishment therefor.

Read first and second times and referred to committee on suppression of intemperance.

Senate File No. 283 a bill for an act to amend section forty-seven hundred fifty-five-b-twenty-six (4755-b26) Code, 1927, relating to the construction of extensions of primary roads in cities and towns.

Read first and second times and referred to committee on roads and highways.

Senate File No. 284, a bill for an act concerning the licensing of aircraft and airmen, the establishment of air traffic rules, and to make uniform the law with reference thereto.

Read first and second times and passed on file.

Senate File No. 285, a bill for an act authorizing cities and towns to acquire, establish, improve, maintain and operate airports within or without their limits; to acquire property for such purpose, and to levy a tax and issue bonds in payment of the cost thereof.

Read first and second times and passed on file.

#### INTRODUCTION OF BILL

House File No. 483, by committee on judiciary, a bill for an act to legalize the action of the park board of the city of Monticello, Iowa, in incurring certain indebtedness and the payment thereof, and to legalize and validate the action of the city council of the city of Monticello, Iowa, in the transfer of certain funds from the water works fund of said city to the park board thereof, so as to provide said park board with funds with which to pay the indebtedness so incurred.

Read first and second times and passed on file.

#### REPORTS OF COMMITTEES

Knudson of Hamilton, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File No. 310, a bill for an act to recognize the Iowa Swine Producers' Association and to aid in providing information in regard to the production and marketing of swine, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

IRVING H. KNUDSON, *Chairman.*

Report adopted.



Gilmore of Cedar, from the committee on departmental affairs, submitted the following report:

MR. SPEAKER: Your committee on departmental affairs, to whom was referred House File No. 182, a bill for an act to amend section three thousand two hundred and seventy-four (3274), Code, 1927, relating to scales, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File No. 182 by adding thereto the following:

Sec. 2. Cities and towns, including cities under special charter shall have power to enact ordinances providing for the inspection of the weights and measurement of commodities sold within their jurisdiction, not in conflict with the provisions of this chapter with reference to such inspection, and to provide penalties for the violation of such ordinances.

Sec. 3. That the law as it appears in section thirty-two hundred fifty (3250) of the Code of Iowa, 1927, be and the same is hereby amended by inserting after the word "department" in line two (2) thereof the following:

"and in cities or towns the sealer of weights and measures thereof."

Sec. 4. That the law as it appears in section thirty-two hundred fifty (3250) of the Code of Iowa, 1927, be and the same is further amended by inserting after the word "department" in line seven (7) thereof the following:

"or the sealer of weights and measures."

WM. T. GILMORE, *Chairman*.

Report adopted.

Greene of Pottawattamie offered the following resolution:

#### RESOLUTION

*Be It Resolved* by the House that the Speaker of the House shall on or before March 20, 1929, appoint a sifting committee to which shall be referred all bills other than appropriation bills and bills then upon the House Calendar, and that beginning March 25, 1929, no bills shall be considered except appropriation bills and bills then upon the House Calendar unless reported by said sifting committee.

Laid over under Rule 34.

#### HOUSE FILE WITHDRAWN

McMillan of Benton asked and obtained unanimous consent to withdraw House File No. 370 from the committee on printing and from further consideration of the House.

## CONSIDERATION OF BILLS

The House resumed consideration of Senate File No. 169.

Elliott of Scott moved that the House resolve itself into a committee of the whole to discuss the merits of Senate File No. 169 and House File No. 222.

Forsling of Woodbury in the chair.

On the question, "Shall the House resolve itself into a committee of the whole?" a roll call was demanded.

The ayes were, 11.

Allen	Elliott of Scott	Heald	Rice
Byers of Fayette	Hall	Hopkins	Sass
Dean	Hansen	Irwin	

The nays were, 68.

Bair	Fleming	Johnson of	Ratliff
Baker	Gilmore	Dickinson	Rawlings
Ballew	Greene	King	Read
Berry	Griswold	Kline	Reimers
Bixler	Hagglund	Knudson	Reno
Buchmiller	Hanson	Lamb	Ryder
Burton	Hatter	Lichty	Rylander
Bush	Hayes	McCreery	Shields
Byers of Linn	Helgason	McIlrath	Smith
Campbell	Hill	McIntosh	Swanson
Clark	Hollis	McMillan	Torgeson
Cox	Holmgren	Miller	Truax
Crozier	Hubbard	Nelson of	Van Wert
Dayton	Hunt	Hancock	Venard
Eckles	Hush	Nelson of Story	Wamstad
Ellsworth	Istad	O'Donnell	Wearin
Figgins	Jaycox	Pendray	Whiting
Finnern	Jensen		

Absent or not voting, 29.

Aiken	Hollingsworth	Mounce	Shannon
Albert	Johnson of	O'Brien	Simmer
Barnes	Keokuk	Orr	Taylor
Cole	Lomas	Pattison	Van Buren
Ditto	Lovrien	Paulson	Vaughn
Elliott of Polk	McCaulley	Randall	Vosseller
Files	Mathews	Rutledge	Wilson
Forsling			Mr. Speaker

Motion lost.

Speaker Johnson in the chair.

Simmer of Wapello moved the previous question on the motion to substitute House File No. 222 for Senate File No. 169.

On the question, "Shall the previous question be now put?" a roll call was demanded.

The ayes were, 79.

Bair	Forsling	Knudson	Reimers
Baker	Gilmore	Lamb	Reno
Ballew	Greene	Lichty	Rice
Barnes	Hagglund	Lomas	Ryder
Burton	Hall	McCaulley	Rylander
Byers of Fayette	Hansen	McCreery	Sass
Byers of Linn	Hanson	McIlrath	Shannon
Campbell	Hatter	McIntosh	Shields
Clark	Hayes	McMillan	Simmer
Cole	Heald	Miller	Swanson
Crozier	Helgason	Mounce	Taylor
Dayton	Hill	Nelson of	Truax
Dean	Hollingsworth	Hancock	Van Buren
Eckles	Hollis	O'Brien	Van Wert
Elliott of Polk	Holmgren	O'Donnell	Vaughn
Elliott of Scott	Hunt	Orr	Venard
Ellsworth	Irwin	Pendray	Wamstad
Figgins	Istad	Randall	Whiting
Files	Jaycox	Ratliff	Wilson
Finnern	Kline	Read	Mr. Speaker

The nays were, 19.

Allen	Cox	Hush	Lovrien
Berry	Fleming	Jensen	Smith
Bixler	Griswold	Johnson of	Torgeson
Buchmiller	Hopkins	Dickinson	Vosseller
Bush	Hubbard	King	Wearin

Absent or not voting, 10.

Aiken	Johnson of	Nelson of Story	Rawlings
Albert	Keokuk	Pattison	Rutledge
Ditto	Mathews	Paulson	

Motion prevailed and the previous question was ordered.

### CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, request a call of the House for the consideration of Senate File No. 169:

AZEL MCILRATH  
LEONARD SIMMER  
IRVING H. KNUDSON  
FRANCIS JOHNSON  
H. S. BERRY

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Johnson of Keokuk and Rutledge, who, on motion, were excused.

On the question, "Shall House File No. 222 be substituted for Senate File No. 169?" a roll call was demanded.

The ayes were, 46.

Aiken	Fleming	Johnson of	Reimers
Allen	Greene	Dickinson	Rylander
Barnes	Griswold	King	Shannon
Berry	Hagglund	Knudson	Smith
Bixler	Hanson	Lamb	Swanson
Buchmiller	Helgason	Miller	Torgeson
Bush	Hill	Nelson of	Van Wert
Campbell	Holmgren	Hancock	Venard
Clark	Hopkins	Nelson of Story	Vosseller
Cox	Hubbard	O'Donnell	Wamstad
Figgins	Hush	Randall	Wearin
Finnern	Jensen	Rawlings	Whiting

The nays were, 60.

Albert	Ellsworth	Kline	Pendray
Bair	Files	Lichty	Ratliff
Baker	Forsling	Lomas	Read
Ballew	Gilmore	Lovrien	Reno
Burton	Hall	McCaulley	Rice
Byers of Fayette	Hansen	McCreery	Ryder
Byers of Linn	Hatter	McIlrath	Sass
Cole	Hayes	McIntosh	Shields
Crozier	Heald	McMillan	Simmer
Dayton	Hollingsworth	Mathews	Taylor
Dean	Hollis	Mounce	Truax
Ditto	Hunt	O'Brien	Van Buren
Eckles	Irwin	Orr	Vaughn
Elliott of Polk	Istad	Pattison	Wilson
Elliott of Scott	Jaycox	Paulson	Mr. Speaker

Absent or not voting, 2.

Johnson of	Rutledge
Keokuk	

Motion lost and the House refused to substitute House File No. 222 for Senate File No. 169.

Allen of Pocahontas offered the following amendment to the pending amendment by McIlrath of Poweshiek and moved its adoption:

Amend the amendment to Senate File No. 169 by striking the last sentence thereof and inserting in lieu thereof the following:

"Proceeds of the license fee collected under the provisions of this act shall be apportioned among the cities, towns and counties so that twenty-five (25) per cent of such funds shall be divided between the cities and towns on a basis of population and seventy-five (75) per cent of such

funds between the counties of the state in the ratio that the area of the county bears to the total area of the state and said county portions shall be credited to the secondary road construction fund."

On the question, "Shall the amendment to the amendment be adopted?" a roll call was demanded.

The ayes were, 39.

Aiken	Cox	Holmgren	Mounce
Albert	Dean	Irwin	Nelson of
Allen	Ditto	Istad	Hancock
Bair	Ellsworth	King	Rawlings
Baker	Figgins	Kline	Reimers
Barnes	Files	Knudson	Rylander
Berry	Forsling	Lovrien	Shannon
Bixler	Griswold	McCaulley	Torgeson
Buchmiller	Hanson	McCreery	Vaughn
Byers of Linn	Hollingsworth	Mathews	Vosseller

The nays were, 62.

Ballew	Hansen	Lichty	Rice
Burton	Hatter	McIlrath	Ryder
Bush	Hayes	McIntosh	Sass
Byers of Fayette	Heald	McMillan	Shields
Campbell	Helgason	Miller	Smith
Clark	Hill	Nelson of Story	Swanson
Cole	Hollis	O'Brien	Taylor
Crozier	Hopkins	O'Donnell	Truax
Dayton	Hubbard	Orr	Van Buren
Eckles	Hunt	Pattison	Van Wert
Elliott of Polk	Hush	Paulson	Venard
Elliott of Scott	Jaycox	Pendray	Wearin
Fleming	Jensen	Randall	Whiting
Gilmore	Johnson of	Ratliff	Wilson
Hagglund	Dickinson	Read	Mr. Speaker
Hall	Lamb	Reno	

Absent or not voting, 7.

Finnern	Johnson of	Lomas	Simmer
Greene	Keokuk	Rutledge	Wamstad

Amendment to the amendment lost.

Rice of Clinton offered the following amendment to the pending amendment by McIlrath of Poweshiek and moved its adoption:

Amend section 8-a, line 10, by striking out after the word "ratio" the following words: "that the area of the county bears to the total area of the state" and substitute in lieu "that the amount collected bears to the total amount collected in the state."

Amendment to the amendment lost.

Hunt of Louisa moved the previous question on the amendment.

Motion prevailed.

On the question, "Shall the amendment by McIlrath be adopted?" a roll call was demanded.

The ayes were, 53.

Aiken	Figgins	Kline	Randall
Albert	Files	Knudson	Ratliff
Allen	Fleming	Lamb	Rawlings
Baker	Griswold	McIlrath	Read
Berry	Hagglund	McMillan	Rylander
Bixler	Hanson	Mounce	Shannon
Buchmiller	Hatter	Nelson of	Shields
Burton	Heald	Hancock	Swanson
Campbell	Helgason	Nelson of Story	Taylor
Clark	Holmgren	O'Brien	Van Buren
Cole	Hopkins	O'Donnell	Vaughn
Cox	Istad	Pattison	Venard
Crozier	Jensen	Pendray	Wamstad
Ditto			Wilson

The nays were, 53.

Bair	Gilmore	Johnson of	Reno
Ballew	Greene	Dickinson	Rice
Barnes	Hall	King	Ryder
Bush	Hansen	Lichty	Sass
Byers of Fayette	Hayes	Lomas	Simmer
Byers of Linn	Hill	Lovrien	Smith
Dayton	Hollingsworth	McCaulley	Torgeson
Dean	Hollis	McCreery	Truax
Eckles	Hubbard	McIntosh	Van Wert
Elliott of Polk	Hunt	Mathews	Vosseller
Elliott of Scott	Hush	Miller	Wearin
Ellsworth	Irwin	Orr	Whiting
Finnern	Jaycox	Paulson	Mr. Speaker
Forsling		Reimers	

Absent or not voting, 2.

Johnson of	Rutledge
Keekuk	

Amendment lost.

Venard of Sioux offered the following amendment as a substitute for the amendment filed by him and found in the journal of March 13:

Amend Senate File No. 169 by striking therefrom all of section 48 and inserting in lieu thereof the following:

"Sec. 48. The board of supervisors may, subject to the approval of the council of any city or town, purchase or condemn right of way therefor or eliminate danger at railroad crossings, and shall grade, drain, bridge, gravel or maintain any road or street which is a continuation of the county trunk highway system, or a continuation of a county local road which is built to grade and surfaced or about to be built to grade and sur-

facd, and which is (1) within, or partly within and located along the corporate limits of, any town, or (2) within or partly within and located along the corporate limits of, any city, including cities under special charter, having a population of less than twenty-five hundred (2500) or (3) within that part of any city, including cities acting under special charter, where the houses or business houses average not less than two hundred (200) feet apart. The location of such extensions shall be determined by the board of supervisors. The council's approval shall extend only to the consideration of such improvements in their relationship to municipal improvements such as sewers, water lines, change of established street grades, sidewalks or other municipal improvements."

Substitute amendment adopted.

Amendment adopted.

Knudson of Hamilton moved that the House adjourn until 9:00 a. m., Friday.

Motion lost.

Ratliff of Henry moved that the call of the House be now raised.

Motion lost.

McIlrath of Poweshiek asked and obtained unanimous consent to withdraw the amendment filed by him and found in the journal of March 13th.

#### AMENDMENTS FILED

Hill of Floyd filed the following amendment to House File No. 236:

Amend section 3 by adding and inserting after the word "plumbing" and before the word "unless" in line 2 the following:

"in cities and towns of a population of two thousand (2000) or more."

Further amend by striking out all of section 11.

Further amend by striking from section 19 all of lines 11, 12, 13 and 14.

Hollingsworth of Boone filed the following amendments to Senate File No. 169:

Amend section thirty-four (34) of House File No. 169 by adding at the end of said section and in line six (6) the following:

"The program thus adopted shall provide that each township shall receive a fair and equitable distribution of the funds expended for local county road construction, and if any township has little or no improved local roads as compared with other townships of the county, it shall not

receive, by reason thereof, a larger proportion of the expenditure of the road construction fund than other townships.”

Add an additional section at the end of Senate File No. 169 which shall be numbered section eighty-eight (88) and contain the following:

After the taking effect of this act and not less than sixty (60) days prior to any general election to be held thereafter, a petition may be filed in the office of the County Auditor of any county in this State containing the signatures of electors of at least 5 per cent of the number of votes cast in such county for the head of the ticket at the last general election, requesting the Board of Supervisors to submit to the voters of the county at the next general election the question of whether the county shall continue under the provisions of this act. If a majority of the votes are cast against continuing road construction and maintenance work under this act such county so voting shall be permitted to disregard the provisions of this act, and shall carry on its road construction and maintenance program under the law as it existed prior to the passage of this act.

Dean of Sac filed the following amendment to Senate File No. 169:

Amend by adding to Sec. 42 the following:

Each bidder on secondary road construction work shall file with the Board statements showing his financial standing, his equipment and his experience in the execution of construction work. Said statements shall be on standard forms prepared by the State Highway Commission.

In the award of contracts, due consideration shall be given not only to the prices bid, but also to the financial standing of the contractor, his equipment, and his experience in the performance of like or similar contracts as shown by such statements.

Baker of Jasper filed the following amendment to Senate File No. 169:

Amend Senate File No. 169 as follows:

Amend paragraph two (2) section twelve (12) by striking from line eight (8) the words “seven and one-half” and inserting in lieu thereof word “five”.

Also, strike section thirteen (13).

Amend line three (3) section twenty-six (26) by placing a comma (,) after the word “township” and inserting the words “not later than January 1st”.

Amend line one (1) section thirty-five (35) by striking the word “supervisors” and inserting the word “approval”.



Also, strike the balance of section thirty-five (35) after the word "approved" in line five (5) and insert the words "But the action of this board shall be final".

Amend section thirty-six (36) by adding the following:

"Any township roads not included in this program shall be termed, township roads and remain under the jurisdiction of the township trustees. Township trustees may levy a five (5) mill tax for construction and maintenance of said township roads."

Simmer of Wapello filed the following amendment to House File No. 360:

MR. SPEAKER: I move that House File Number 360 as amended by the committee on roads and highways, be amended as follows:

1. Amend the committee substitute for Section eleven (11) by striking from line five (5) of said section as printed on page seven hundred three (703) of the House journal, the words "exclusively and";

Also further amend said section by adding to the end thereof the following:

"The good faith of the state is hereby pledged to preserve and maintain the primary road sinking fund created by the provisions of this act, as long as any warrants issued under the provisions of this act are outstanding and unpaid, and in a sufficient amount to pay and retire all of said warrants when and as the same become due."

2. Amend Section twelve (12) of said bill by striking from line two (2) thereof the words "applied exclusively to", and by substituting in lieu thereof the following:

"paid into the primary road sinking fund for the purpose of".

3. Insert following Section thirteen (13) of said bill, the following:

Sec. 13-a1. Each savings or state bank or trust company organized under the laws of this state, may invest its funds or capital, all monies deposited therein, and all its gains and profits, in warrants issued under the provisions of this act in the same manner and to the same extent as is permitted under the provisions of law as contained in paragraph four (4), Section ninety-one hundred eighty-three (9183) of the Code, 1927; provided, however, that the total amount so invested in warrants issued under this act, bonds or warrants of any city, town, county, school district, or drainage district of this state, shall not exceed twenty-five per cent (25%) of the assets of such bank or trust company."

Also amend the title by changing the period (.) at the end thereof to a comma (,), and by adding immediately thereafter the following:

“and authorizing banks and trust companies to invest funds in primary road sinking fund warrants.”

Johnson of Dickinson moved that the House adjourn until 9:00 a. m., Friday.

Motion prevailed.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 15, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Ernest B. Mounsey, pastor of the Christ Church, Waterloo, Iowa.

Journal of March 14th corrected and approved.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files Nos. 88, 106, 196 and 224, and House File No. 14.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate Files Nos. 88, 106, 196 and 224.

House File No. 14.

## BILLS SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 15th day of March, 1929, sent to the governor for his approval: House File No. 14.

S. R. TORGESON, *Chairman.*

Report adopted.

## REPORTS OF COMMITTEES

Hill of Floyd, from the committee on police regulation and suppression of crime, submitted the following report:

MR. SPEAKER: Your committee on police regulation and suppression of crime, to whom was referred House File No. 460, a bill for an act to amend section twenty-one hundred thirty-one (2131) of the Code of 1927, relating to applications for permits to wholesale druggists, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LAFE HILL, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on police regulation and suppression of crime, to whom was referred House File No. 473, a bill for an act to amend the law as it appears in section fifteen hundred eighty-seven (1587) of the Code, 1927, relating to the so-called red light injunction law so as to extend the provisions thereof to include and define as a nuisance thereunder, any building, erection, or place used for the purpose of gambling, marathon dancing, prize fighting, exhibition of immoral or obscene moving pictures, pictures or acts by natural persons or animals, and obscene literature, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking all of section 2 after the word "in" in line 3 and adding thereto the following:

"the Anita Record, a newspaper published at Anita, Iowa, and in the Atlantic News, a newspaper published at Atlantic, Iowa."

LAFE HILL, *Chairman.*

Report adopted.

## INTRODUCTION OF BILL

House File No. 484, by committee on fish and game, a bill for an act to repeal the following sections of the Code, 1927, and to enact substitutes therefor, to wit: seventeen hundred nine-A two (1709-A2), seventeen hundred fourteen (1714), seventeen hundred sixteen (1716), seventeen hundred eighteen (1718), seventeen hundred nineteen (1719), seventeen hundred twenty (1720), seventeen hundred twenty-three (1723) to seventeen hundred twenty-five (1725), inclusive, seventeen hundred twenty-seven (1727) to seventeen hundred twenty-nine (1729), inclusive, seventeen hundred thirty-one (1731) to seventeen hundred thirty-four (1734), inclusive, seventeen hundred fifty-one (1751) to seventeen hundred fifty-three (1753), inclusive, seventeen hundred fifty-six

(1756), seventeen hundred fifty-eight (1758), seventeen hundred sixty (1760), seventeen hundred sixty-one (1761), seventeen hundred sixty-three (1763), seventeen hundred sixty-four (1764), seventeen hundred sixty-seven (1767), seventeen hundred sixty-seven A one (1767-A1), seventeen hundred sixty-eight (1768), seventeen hundred seventy-two (1772), seventeen hundred eighty (1780), seventeen hundred eighty-one (1781), seventeen hundred eighty-three (1783), seventeen hundred eighty-seven (1787), seventeen hundred ninety-four (1794), to amend section seventeen hundred forty-five (1745) of said Code, all said sections relating to the propagation, and protection of fish, game, wild birds and animals, to provide for a license to trap fur-bearing animals, to provide the legal method of measuring the length of fish, to prohibit the act of fishing during certain hours of the night, to prohibit the use of ferrets, in hunting, taking, killing or capturing wild animals, to prohibit the shooting or spearing of certain fur-bearing animals, to require persons to exhibit, on demand, fish and game in their possession, to define the term "gun", to prohibit the shooting of rifles on or over the public waters of the state, to declare certain public offenses relative to the protection of fish and game, and to provide penalties for such offenses.

Read first and second times and passed on file.

On motion of Wilson of Tama, chairman of the committee on county and township organization, the report of the committee recommending that House File No. 181 be indefinitely postponed was adopted.

On motion of Wilson of Tama, chairman of the committee on county and township organization, the report of the committee recommending that Senate File No. 185 be indefinitely postponed was adopted.

On motion of Wilson of Tama, chairman of the committee on county and township organization, the report of the committee recommending that House File No. 333 be indefinitely postponed was adopted.

#### HOUSE FILES WITHDRAWN

Dean of Sac asked and obtained unanimous consent to withdraw House File No. 241 from the committee on judiciary and from further consideration of the House.

Van Buren of Jones asked and obtained unanimous consent to withdraw House File No. 281 from the committee on judiciary and from further consideration of the House.

#### CONSIDERATION OF BILLS

The House resumed consideration of Senate File No. 169.

Torgeson of Worth moved to reconsider the vote by which the House failed to adopt the amendment by McIlrath of Poweshiek adding section 8-a to Senate File No. 169.

#### CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, request a call of the House for the consideration of Senate File No. 169:

AZEL MCILRATH  
G. L. VENARD  
D. M. GRISWOLD  
H. S. BERRY  
LEROY SHIELDS

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Finnern, Johnson of Keokuk and Holmgren, who, on motion were excused.

Eckles of Butler moved the previous question on the motion to reconsider.

Motion prevailed.

On the question, "Shall the House reconsider?" a roll call was demanded.

The ayes were, 62.

Aiken	Greene	Kline	Rawlings
Albert	Griswold	Knudson	Read
Allen	Hagglund	Lovrien	Rylander
Baker	Hanson	McIlrath	Shannon
Berry	Hatter	McMillan	Shields
Bixler	Heald	Miller	Smith
Buchmiller	Helgason	Mounce	Swanson
Burton	Hill	Nelson of	Taylor
Bush	Hopkins	Hancock	Torgeson
Campbell	Hubbard	Nelson of Story	Van Wert
Clark	Hush	O'Brien	Vaughn
Cole	Istad	O'Donnell	Venard
Cox	Jensen	Pattison	Vosseller
Figgins	Johnson of	Pendray	Wamstad
Files	Dickinson	Randall	Wearin
Fleming	King	Ratliff	Wilson

The nays were, 43.

Bair	Elliott of Scott	Jaycox	Reno
Ballew	Ellsworth	Lamb	Rice
Barnes	Forsling	Lichty	Rutledge
Byers of Fayette	Gilmore	Lomas	Ryder
Byers of Linn	Hall	McCaulley	Sass
Crozier	Hansen	McCreery	Simmer
Dayton	Hayes	McIntosh	Truax
Dean	Hollingsworth	Mathews	Van Buren
Ditto	Hollis	Orr	Whiting
Eckles	Hunt	Paulson	Mr. Speaker
Elliott of Polk	Irwin	Reimers	

Absent or not voting, 3.

Finnern	Holmgren	Johnson of Keokuk
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Motion prevailed and the House reconsidered the vote by which the House failed to adopt the amendment adding section 8-a to Senate File No. 169.

The hour having arrived for the special order, House File No. 360, a bill for an act to provide for the improvement of the primary road system of the state; to create a primary road sinking fund; to authorize the issuance, sale, application and form of warrants of indebtedness to anticipate the primary road sinking fund; to provide for the payment of said warrants and interest thereon; to define the powers and duties of the executive council and the treasurer of state in relation thereto and to repeal any laws inconsistent or in conflict with the act, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Simmer of Wapello, the amendments 1, 2, 3 and 4, proposed by the committee, found on pages 702 and 703 of the journal of March 12th, were adopted.

Simmer of Wapello moved that the amendment to committee amendment No. 5 filed by him and found in the journal of March 14th be adopted.

Amendment to committee amendment No. 5 adopted.

Committee amendment No. 5, as amended, was adopted.

Reno of Polk moved that action on House File No. 360 be deferred.

On the question, "Shall action on House File No. 360 be deferred?" a roll call was demanded.

The ayes were, 35.

Albert	Elliott of Polk	Hunt	Orr
Ballew	Elliott of Scott	Irwin	Pattison
Berry	Ellsworth	Jaycox	Reno
Byers of Fayette	Forsling	Lichty	Rice
Byers of Linn	Gilmore	Lomas	Rutledge
Crozier	Greene	Mathews	Shannon
Dayton	Hall	Miller	Truax
Dean	Hansen	O'Brien	Mr. Speaker
Ditto	Hollingsworth	O'Donnell	

The nays were, 60.

Aiken	Hagglund	Lamb	Ryder
Allen	Hanson	Lovrien	Rylander
Barnes	Hatter	McCaulley	Sass
Bixler	Hayes	McIntosh	Shields
Buchmiller	Helgason	McMillan	Simmer
Burton	Hill	Mounce	Smith
Bush	Hopkins	Nelson of	Swanson
Campbell	Hubbard	Hancock	Taylor
Clark	Hush	Nelson of Story	Torgeson
Cole	Istad	Paulson	Van Buren
Cox	Jensen	Pendray	Van Wert
Eckles	Johnson of	Randall	Wamstad
Figgins	Dickinson	Rawlings	Wearin
Files	King	Read	Whiting
Fleming	Kline	Reimers	Wilson
Griswold	Knudson		

Absent or not voting, 13.

Bair	Hollis	McCreery	Vaughn
Baker	Holmgren	McIlrath	Venard
Finnern	Johnson of	Ratliff	Vosseller
Heald	Keokuk		

Motion lost.

Simmer of Wapello moved that the amendment to committee amendment No. 6 filed by him and found in the journal of March 14th be adopted.

Amendment to committee amendment No. 6 adopted.

Committee amendment No. 6, as amended, was adopted.

Simmer of Wapello moved that committee amendment No. 7, found in the journal of March 12th be adopted.

On the question, "Shall committee amendment No. 7 be adopted?" a roll call was demanded.

The ayes were, 23.

Bixler	Clark	Hanson	Hush
Buchmiller	Ellsworth	Hill	Johnson of
Byers of Linn	Figgins	Hollingsworth	Dickinson



Knudson	Mounce	Rice	Shannon
Lamb	Pendray	Rylander	Simmer
Lovrien	Reimers	Sass	Wamstad

The nays were, 53.

Aiken	Eckles	Irwin	Orr
Albert	Elliott of Polk	Jensen	Paulson
Allen	Fleming	Kline	Randall
Ballew	Forsling	Lichty	Read
Barnes	Gilmore	McCreery	Ryder
Bush	Greene	McIntosh	Shields
Byers of Fayette	Hagglund	McMillan	Swanson
Campbell	Hatter	Miller	Torgeson
Cole	Hayes	Nelson of	Truax
Cox	Helgason	Hancock	Van Wert
Crozier	Hollis	Nelson of Story	Wearin
Dayton	Hopkins	O'Brien	Whiting
Dean	Hubbard	O'Donnell	Mr. Speaker
Ditto	Hunt		

Absent or not voting, 32.

Bair	Hansen	Lomas	Rutledge
Baker	Heald	McCaulley	Smith
Berry	Holmgren	McIlrath	Taylor
Burton	Istad	Mathews	Van Buren
Elliott of Scott	Jaycox	Pattison	Vaughn
Files	Johnson of	Ratliff	Venard
Finnern	Keokuk	Rawlings	Vosseller
Griswold	King	Reno	Wilson
Hall			

Amendment lost.

Simmer of Wapello moved that amendment No. 3 filed by him and found in the journal of March 14th be adopted.

Amendment adopted.

Simmer of Wapello offered the following amendments and moved their adoption:

That House File No. 360 be amended as follows:

Insert following Section thirteen (13) of said bill, the following:

Sec. 13-a1. Each savings or state bank or trust company organized under the laws of this state, may invest its funds or capital, all monies deposited therein, and all its gains and profits, in warrants issued under the provisions of this act in the same manner and to the same extent as is permitted under the provisions of law as contained in paragraph four (4), Section ninety-one hundred eighty-three (9183) of the Code, 1927; provided, however, that the total amount so invested in warrants issued under this act, bonds or warrants of any city, town, county, school district, or drainage district of this state, shall not exceed twenty-five per cent (25%) of the assets of such bank or trust company."

"Sec. 13-a2. That the law as it appears in sub-paragraph three (3) of section eighty-seven hundred thirty-seven (8737) of the Code, 1927, be and the same is hereby amended by inserting following sub-division c. thereof, the following sub-division:

"d. Anticipation warrants issued against the state primary road sinking fund.";

also amend the title by changing the period (.) at the end thereof to a comma (,), and by adding the following:

"and to amend the law as it appears in Section eighty-seven hundred thirty-seven (8737) of the Code, 1927, so as to permit insurance companies and associations to invest certain funds in said anticipation warrants."

Amendments adopted.

Forsling of Woodbury moved that action on House File No. 360 be deferred and made a special order for Wednesday, March 20th, at 10:00 a. m.

Ratliff of Henry moved the previous question on the motion to defer.

Motion prevailed.

On the question, "Shall action be deferred on House File No. 360 and made a special order for Wednesday, March 20th, at 10:00 a. m.?" a roll call was demanded, and Rule 18 was invoked.

The ayes were, 59.

Albert	Forsling	Lamb	Ratliff
Bair	Gilmore	Lichty	Read
Ballew	Greene	Lomas	Reno
Byers of Fayette	Hall	McCreery	Rice
Byers of Linn	Hansen	McIlrath	Ryder
Clark	Hatter	McIntosh	Sass
Cole	Hayes	McMillan	Shields
Crozier	Heald	Mathews	Taylor
Dayton	Hollingsworth	Miller	Truax
Dean	Hollis	O'Brien	Van Wert
Ditto	Hunt	O'Donnell	Vaughn
Eckles	Irwin	Orr	Venard
Elliott of Polk	Istad	Pattison	Wearin
Elliott of Scott	Jaycox	Paulson	Mr. Speaker
Ellsworth	Kline	Randall	

The nays were, 45.

Aiken	Bixler	Cox	Hagglund
Allen	Buchmiller	Figgins	Hanson
Baker	Burton	Files	Helgason
Barnes	Bush	Fleming	Hill
Berry	Campbell	Griswold	Hopkins

Hubbard	Lovrien	Rawlings	Swanson
Hush	McCaulley	Reimers	Torgeson
Jensen	Mounce	Rutledge	Van Buren
Johnson of Dickinson	Nelson of Hancock	Rylander	Wamstad
King	Nelson of Story	Shannon	Whiting
Knudson	Pendray	Simmer	Wilson
		Smith	

Absent or not voting, 4.

Finnern	Holmgren	Johnson of Keokuk	Vosseller
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Motion lost, having failed to receive a two-thirds majority.

McIntosh moved the previous question.

On the question, "Shall the previous question be now put?" a roll call was demanded.

The ayes were, 53.

Bair	Ellsworth	Lichty	Ratliff
Barnes	Figgins	McCaulley	Rawlings
Berry	Griswold	McCreery	Rice
Bixler	Hagglund	McIntosh	Ryder
Buchmiller	Hall	Mathews	Rylander
Burton	Hatter	Nelson of Hancock	Taylor
Byers of Fayette	Helgason	Nelson of Story	Torgeson
Clark	Hollingsworth	O'Brien	Truax
Cox	Hollis	Orr	Van Wert
Crozier	Hunt	Pattison	Vaughn
Dayton	Irwin	Pendray	Vosseller
Dean	Istad	Randall	Whiting
Eckles	Jaycox		Mr. Speaker
Elliott of Polk	Lamb		

The nays were, 46.

Aiken	Gilmore	Kline	Rutledge
Allen	Hansen	Knudson	Sass
Baker	Hanson	Lovrien	Shannon
Ballew	Heald	McMillan	Shields
Bush	Hill	Miller	Simmer
Byers of Linn	Hopkins	Mounce	Smith
Campbell	Hubbard	O'Donnell	Swanson
Ditto	Hush	Paulson	Van Buren
Elliott of Scott	Jensen	Read	Venard
Files	Johnson of Dickinson	Reingers	Wamstad
Fleming	King	Reno	Wearin
Forsling			Wilson

Absent or not voting, 9.

Albert	Greene	Holmgren	Lomas
Cole	Hayes	Johnson of Keokuk	McIlrath
Finnern			

Motion prevailed and the previous question was ordered.

Elliott of Scott moved that the House adjourn until 8:30 a. m., Saturday.

Forsling of Woodbury moved to amend the motion by making the hour of reconvening at 9:00 a. m., Saturday.

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 41.

Albert	Greene	Lamb	Reno
Baker	Hall	Lomas	Rutledge
Byers of Fayette	Hansen	McCreery	Ryder
Byers of Linn	Hayes	McIntosh	Shannon
Cole	Hollingsworth	McMillan	Shields
Dean	Hunt	Mathews	Swanson
Ditto	Irwin	Miller	Taylor
Elliott of Scott	Istad	O'Brien	Vaughn
Ellsworth	Jaycox	Orr	Venard
Forsling	Kline	Pattison	Wearin
Gilmore			

The nays were, 61.

Aiken	Figgins	Johnson of	Read
Allen	Files	Dickinson	Reimers
Ballew	Fleming	King	Rice
Barnes	Griswold	Knudson	Rylander
Berry	Hagglund	Lovrien	Sass
Bixler	Hanson	McCaulley	Simmer
Buchmiller	Hatter	McIlrath	Smith
Burton	Heald	Mounce	Torgeson
Bush	Helgason	Nelson of	Truax
Campbell	Hill	Hancock	Van Buren
Clark	Hollis	Nelson of Story	Van Wert
Cox	Hopkins	O'Donnell	Vosseller
Crozier	Hubbard	Pendray	Wamstad
Dayton	Hush	Randall	Whiting
Eckles	Jensen	Ratliff	Wilson
Elliott of Polk		Rawlings	Mr. Speaker

Absent or not voting, 6.

Bair	Holmgren	Johnson of	Lichty
Finnern		Keekuk	Paulson

Amendment lost.

McIlrath of Poweshiek moved to amend by making the hour of reconvening at 1:00 p. m., today.

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 53.

Albert	Ditto	Hayes	Hunt
Baker	Ellsworth	Heald	Hush
Berry	Figgins	Helgason	Istad
Burton	Forsling	Hill	Jaycox
Bush	Griswold	Hollingsworth	Johnson of
Clark	Hatter	Hubbard	Dickinson

King	Nelson of	Read	Taylor
Kline	Hancock	Reimers	Vaughn
Lamb	O'Brien	Rice	Venard
Lomas	O'Donnell	Shannon	Vosseller
McIlrath	Pattison	Shields	Wearin
McIntosh	Paulson	Simmer	Whiting
McMillan	Ratliff	Smith	Wilson
Mathews	Rawlings	Swanson	

The nays were, 51.

Aiken	Dean	Hopkins	Randall
Allen	Eckles	Irwin	Reno
Ballew	Elliott of Polk	Jensen	Rutledge
Barnes	Elliott of Scott	Knudson	Ryder
Bixler	Files	Lichty	Rylander
Buchmiller	Fleming	Lovrien	Sass
Byers of Fayette	Gilmore	McCaulley	Torgeson
Byers of Linn	Greene	McCreery	Truax
Campbell	Hagglund	Miller	Van Buren
Cole	Hall	Mounce	Van Wert
Cox	Hansen	Nelson of Story	Wamstad
Crozier	Hanson	Orr	Mr. Speaker
Dayton	Hollis	Pendray	

Absent or not voting, 4.

Bair	Finnern	Holmgren	Johnson of Keokuk
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Amendment to the motion to adjourn adopted.

On the question, "Shall the House adjourn?" a roll call was demanded.

The ayes were, 38.

Albert	Hatter	King	Paulson
Baker	Hayes	Lamb	Ratliff
Bixler	Hollingsworth	Lomas	Read
Burton	Hubbard	McIlrath	Rice
Bush	Hunt	McIntosh	Shannon
Clark	Istad	McMillan	Shields
Dean	Jaycox	Miller	Swanson
Ditto	Jensen	O'Brien	Taylor
Ellsworth	Johnson of	O'Donnell	Vaughn
Forsling	Dickinson	Pattison	Whiting

The nays were, 63.

Aiken	Dayton	Hansen	McCaulley
Allen	Eckles	Hanson	McCreery
Ballew	Elliott of Polk	Heald	Mathews
Barnes	Elliott of Scott	Helgason	Mounce
Berry	Figgins	Hill	Nelson of
Buchmiller	Files	Hollis	Hancock
Byers of Fayette	Fleming	Hopkins	Nelson of Story
Byers of Linn	Gilmore	Hush	Orr
Campbell	Greene	Irwin	Pendray
Cole	Griswold	Kline	Randall
Cox	Hagglund	Knudson	Rawlings
Crozier	Hall	Lovrien	

Reimers	Sass	Truax	Vosseller
Reno	Simmer	Van Buren	Wamstad
Rutledge	Smith	Van Wert	Wilson
Ryder	Torgeson	Venard	Mr. Speaker

Absent or not voting, 7.

Bair	Holmgren	Johnson of	Lichty
Finnern		Keokuk	Rylander
			Wearin

Motion to adjourn lost.

### CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, hereby request a call of the House for the consideration of House File No. 360.

BYRON G. ALLEN  
F. C. LOVRIEN  
G. W. SMITH  
BENJ. JAYCOX  
WM. F. BYERS

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Johnson of Keokuk, Holmgren, and Finnern, who, on motion, were excused.

Simmer of Wapello moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 55.

Aiken	Files	Kline	Rice
Allen	Fleming	Knudson	Rylander
Bair	Griswold	Lamb	Sass
Baker	Hagglund	Lomas	Shields
Barnes	Hanson	Lovrien	Simmer
Berry	Heald	McCaulley	Smith
Bixler	Helgason	McIlrath	Swanson
Buchmiller	Hill	Mounce	Torgeson
Burton	Hopkins	Nelson of	Van Buren
Bush	Hush	Hancock	Venard
Campbell	Jensen	Nelson of Story	Vosseller
Clark	Johnson of	Pendray	Wamstad
Cox	Dickinson	Rawlings	Whiting
Eckles	King	Reimers	Wilson
Figgins			

The nays were, 50.

Albert	Gilmore	Lichty	Ratliff
Ballew	Greene	McCreery	Read
Byers of Fayette	Hall	McIntosh	Reno
Byers of Linn	Hansen	McMillan	Rutledge
Cole	Hatter	Mathews	Ryder
Crozier	Hayes	Miller	Shannon
Dayton	Hollingsworth	O'Brien	Taylor
Dean	Hollis	O'Donnell	Truax
Ditto	Hubbard	Orr	Van Wert
Elliott of Polk	Hunt	Pattison	Vaughn
Elliott of Scott	Irwin	Paulson	Wearin
Ellsworth	Istad	Randall	Mr. Speaker
Forsling	Jaycox		

Absent or not voting, 3.

Finnern	Holmgren	Johnson of Keokuk
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So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Simmer of Wapello moved that the vote by which House File No. 360 passed the House be reconsidered and the motion to reconsider be laid on the table.

Pattison of Jefferson moved that the House adjourn until 1:30 p. m., today.

Motion lost.

On the question, "Shall the motion to reconsider be laid on the table?" a roll call was demanded.

The ayes were, 51.

Aiken	Fleming	King	Rylander
Allen	Griswold	Kline	Sass
Baker	Hagglund	Knudson	Simmer
Barnes	Hanson	Lovrien	Smith
Berry	Heald	McCaulley	Swanson
Bixler	Helgason	Mounce	Torgeson
Buchmiller	Hill	Nelson of Hancock	Van Buren
Burton	Hopkins	Nelson of Story	Van Wert
Bush	Hush	O'Donnell	Venard
Campbell	Istad	Pendray	Vosseller
Cox	Jensen	Rawlings	Wamstad
Eckles	Johnson of Dickinson	Reimers	Whiting
Figgins			Wilson
Files			

The nays were, 53.

Albert	Byers of Fayette	Cole	Dean
Bair	Byers of Linn	Crozier	Ditto
Ballew	Clark	Dayton	Elliott of Polk

Elliott of Scott	Hubbard	McMillan	Reno
Ellsworth	Hunt	Mathews	Rice
Forsling	Irwin	Miller	Rutledge
Gilmore	Jaycox	O'Brien	Ryder
Greene	Lamb	Orr	Shannon
Hall	Lichty	Pattison	Taylor
Hansen	Lomas	Paulson	Truax
Hatter	McCreery	Randall	Vaughn
Hayes	McIlrath	Ratliff	Wearin
Hollingsworth	McIntosh	Read	Mr. Speaker
Hollis			

Absent or not voting, 4.

Finnern	Holmgren	Johnson of Keokuk	Shields
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Motion to lay on table lost.

Johnson of Dickinson moved that the House do not adjourn until 1:30 p. m., today.

Elliott of Scott moved to amend the motion by making the hour of reconvening at 9:00 a. m., Saturday.

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 48.

Albert	Hall	McCreery	Reno
Allen	Hansen	McMillan	Rice
Bair	Hanson	Miller	Rutledge
Barnes	Hatter	Mounce	Ryder
Byers of Fayette	Hush	Nelson of Story	Rylander
Byers of Linn	Irwin	O'Brien	Shannon
Cole	Istad	O'Donnell	Simmer
Elliott of Scott	Jaycox	Orr	Taylor
Fleming	King	Pattison	Torgeson
Forsling	Lamb	Paulson	Vosseller
Greene	Lomas	Pendray	Wearin
Hagglund	Lovrien	Randall	Wilson

The nays were, 52.

Aiken	Elliott of Polk	Hunt	Rawlings
Baker	Ellsworth	Jensen	Read
Ballew	Figgins	Johnson of Dickinson	Reimers
Berry	Gilmore	Kline	Sass
Bixler	Griswold	Knudson	Shields
Buchmiller	Hayes	McCaulley	Smith
Burton	Heald	McIlrath	Swanson
Bush	Helgason	McIntosh	Truax
Campbell	Hill	Mathews	Van Buren
Clark	Hollingsworth	Nelson of Hancock	Van Wert
Cox	Hollis		Vaughn
Crozier	Hopkins		Venard
Dayton	Hubbard		Whiting
Dean			Mr. Speaker



Absent or not voting, 8.

Ditto	Files	Holmgren	Ratliff
Eckles	Finnern	Johnson of Keokuk	Wamstad

Amendment lost.

Motion to adjourn prevailed and the House adjourned until 1:30 p. m., today.

### AFTERNOON SESSION

The House reconvened, Speaker Johnson in the chair.

The House resumed consideration of Senate File No. 169.

### CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, request a call of the House for the consideration of Senate File No. 169:

AZEL MCILRATH  
 H. S. BERRY  
 D. M. GRISWOLD  
 G. VENARD  
 BREDE WAMSTAD

The roll was called to ascertain the absentees.

The roll call disclosed all members were present except Johnson of Keokuk, Holmgren, and Finnern, who on motion, were excused.

McIlrath of Poweshiek moved that action on the amendment filed by him and found in the journal of March 12th be deferred.

Motion withdrawn.

Johnson of Dickinson moved that the House reconsider the vote by which the previous question was ordered on the amendment by Mr. McIlrath.

On the question, "Shall the House reconsider?" a roll call was demanded.

The ayes were, 62.

Aiken	Bixler	Cox	Greene
Albert	Burton	Dean	Griswold
Allen	Bush	Figgins	Hagglund
Baker	Campbell	Files	Hanson
Berry	Clark	Fleming	Hatter

Heald	Kline	O'Donnell	Smith
Helgason	Knudson	Pattison	Swanson
Hill	Lovrien	Pendray	Taylor
Hopkins	McIlrath	Randall	Torgeson
Hubbard	McMillan	Ratliff	Van Wert
Hush	Miller	Rawlings	Vaughn
Istad	Mounce	Reimers	Venard
Jensen	Nelson of	Rice	Vosseller
Johnson of	Hancock	Rylander	Wamstad
Dickinson	Nelson of Story	Shannon	Wearin
King	O'Brien	Shields	Wilson

The nays were, 43.

Bair	Elliott of Polk	Irwin	Read
Ballew	Elliott of Scott	Jaycox	Reno
Barnes	Ellsworth	Lamb	Rutledge
Buchmiller	Forsling	Lichty	Ryder
Byers of Fayette	Gilmore	Lomas	Sass
Byers of Linn	Hall	McCaulley	Simmer
Cole	Hansen	McCreery	Truax
Crozier	Hayes	McIntosh	Van Buren
Dayton	Hollingsworth	Mathews	Whiting
Ditto	Hollis	Orr	Mr. Speaker
Eckles	Hunt	Paulson	

Absent or not voting, 3.

Finnern	Holmgren	Johnson of Keokuk
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Motion prevailed and the House reconsidered the vote on the previous question.

McIlrath of Poweshiek moved that he be permitted to withdraw his amendment to section 8-a of Senate File No. 169, filed by him and found in the journal of March 12th.

On the question, "Shall the amendment be withdrawn?" a roll call was demanded.

The ayes were, 58.

Aiken	Hanson	Lovrien	Rylander
Allen	Hatter	McIlrath	Shannon
Berry	Heald	Miller	Shields
Bixler	Helgason	Mounce	Smith
Buchmiller	Hill	Nelson of	Swanson
Bush	Hopkins	Hancock	Taylor
Campbell	Hubbard	Nelson of Story	Torgeson
Clark	Hush	ODonnell	Van Wert
Cox	Istad	Paulson	Vaughn
Figgins	Jensen	Pendray	Venard
Files	Johnson of	Randall	Vosseller
Fleming	Dickinson	Ratliff	Wamstad
Greene	King	Rawlings	Wearin
Griswold	Kline	Reimers	Whiting
Hagglund	Knudson	Rice	Wilson

The nays were, 47.

Albert	Ditto	Hunt	Orr
Bair	Eckles	Irwin	Pattison
Baker	Elliott of Polk	Jaycox	Read
Ballew	Elliott of Scott	Lamb	Reno
Barnes	Ellsworth	Lichty	Rutledge
Burton	Forsling	Lomas	Ryder
Byers of Fayette	Gilmore	McCaulley	Sass
Byers of Linn	Hall	McCreery	Simmer
Cole	Hansen	McIntosh	Truax
Crozier	Hayes	McMillan	Van Buren
Dayton	Hollingsworth	Mathews	Mr. Speaker
Dean	Hollis	O'Brien	

Absent or not voting, 3.

Finnern	Holmgren	Johnson of Keokuk
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Motion prevailed and the amendment was withdrawn.

McIlrath of Poweshiek moved to reconsider the vote by which the motion by Johnson of Dickinson to substitute House File No. 222 for Senate File No. 169 failed.

Elliott of Scott moved that the House resolve itself into a committee of the whole for the consideration of House File No. 222 and Senate File No. 169.

On the question, "Shall the House resolve itself into a committee of the whole?" a roll call was demanded.

The ayes were, 62.

Aiken	Elliott of Polk	King	Rice
Albert	Elliott of Scott	Kline	Sass
Allen	Ellsworth	Lamb	Shannon
Bair	Files	Lomas	Simmer
Baker	Forsling	Lovrien	Swanson
Bixler	Hall	McCaulley	Taylor
Buchmiller	Hansen	McCreery	Truax
Bush	Hatter	Mathews	Van Buren
Byers of Fayette	Heald	Mounce	Van Wert
Byers of Linn	Hollis	O'Donnell	Vaughn
Clark	Hubbard	Orr	Venard
Cole	Irwin	Pattison	Wearin
Crozier	Istad	Paulson	Wilson
Dayton	Jaycox	Pendray	Mr. Speaker
Dean	Jensen	Ratliff	
Ditto	Johnson of Dickinson	Reno	

The nays were, 41.

Ballew	Eckles	Hanson	Hunt
Barnes	Figgins	Hayes	Hush
Berry	Fleming	Helgason	Knudson
Burton	Gilmore	Hill	Lichty
Campbell	Greene	Hollingsworth	McIlrath
Cox	Hagglund	Hopkins	McIntosh

McMillan	O'Brien	Rutledge	Smith
Miller	Randall	Ryder	Torgeson
Nelson of	Rawlings	Rylander	Wamstad
Hancock	Read	Shields	Whiting
Nelson of Story	Reimers		

Absent or not voting, 5.

Finnern	Holmgren	Johnson of	Vosseller
Griswold		Keokuk	

Motion prevailed and the House resolved itself into a committee of the whole.

#### EXPLANATION OF VOTE

MR. SPEAKER: We voted "yes" on House File No. 360 for the reasons set forth in the following brief.

FRED C. LOVRIEN  
LEONARD SIMMER  
BYRON G. ALLEN  
G. J. VAN BUREN  
LEROY SHIELDS

#### HOUSE BILL NO. 360—ANTICIPATORY WARRANTS

##### PURPOSE OF BILL

To finance the improvement program as contemplated in the road bond bill.

##### PLAN OF FINANCING

a. It creates a trust fund known as the primary road sinking fund which fund is composed of all of the money in the primary road fund as now established by law, except the *deduction* from said primary road fund of the following *fixed charges*:

- (1) Maintenance cost not exceeding \$3,600,000.00 annually.
- (2) *The interest on and maturing principal of county primary road bonds.*
- (3) *Refunds as now provided for by law.*

b. It provides for the issuance of *anticipatory warrants* against said primary road sinking fund, which fund is pledged to the payment of said warrants. These anticipatory warrants are an obligation of the primary road sinking fund and the good faith of the state is pledged to the end that said funds will be applied to the retirement of said warrants.

##### ADVANTAGES OF ANTICIPATORY WARRANT—METHOD OF FINANCING

(1) The maturity dates of the warrants and whether or not they are callable are fixed by the executive council. This would permit the executive council to get the most advantage of the money market at the time any warrants are issued. For example: If it were necessary to sell warrants at a high rate of interest those warrants would be made call-

able by the executive council and when the money market was such that the interest rate was lower then the warrants could be called and new ones issued at the lower rate of interest.

(2) Warrants can be issued by the executive council for a short or long term.

(3) A ready market is provided for said warrants by authorizing banks and insurance companies to invest their funds in the same. The banks and insurance companies would, therefore, be able to invest their money locally and not be forced to send their money East and invest it on the call market. According to the opinion of bankers and financiers of the state all of the warrants could be sold in the state to local investors. Instead of paying the interest on the warrants to Eastern investors it would be paid to the investors of our own state.

(4) It is estimated that under the anticipatory warrant plan the entire cost of the program would be completely paid within about twelve years, that is, all of the warrants would be retired within that time.

(5) Under the anticipatory warrant plan no direct tax will be levied and the primary road construction program will be carried out by anticipating the proceeds of the primary road fund, and the entire cost will be paid from the receipts of the motor vehicle fees and the gasoline tax.

(6) The electors at the last election, at a great expense, approved the proposed improvement program and the financing thereof out of the primary road funds of the state. The anticipatory warrant plan merely carries out the will of the people already ascertained without entailing any further expense through the submission of the proposition at the election of 1930 and a special election 1931, including a double publication and the expense of a special election which will cost in excess of \$325,000.00. This estimate is based upon the cost of a primary election plus two publications of the law measured by the last experience. The primary election for 1926 cost \$225,149.00 and the cost of each publication would be \$54,000.00.

(7) Under the anticipatory warrant plan the issuance and sale of the warrants is placed in the hands of the executive council who are elective officers of the state and in the Legislature all of whom are elected by the people. The people, therefore, have direct control and constant control of the financing of the road improvement program.

(8) The advantage of the anticipatory warrant program lies in the fact that the present bond market is now in the worst condition that it has ever been, and has reached new lows for all time. The trend of the bond market has been gradually downward making necessary the paying of higher interest rates for the last year. The investment bankers and brokers generally predict a strengthening in the stock market in the immediate future and a further depletion of the bond market so that we have no criterion by which we can gauge what the bond market will be in a year or two years from now. Therefore, it seems feasible to adopt a pliable system of financing which can yield itself to changing money and market conditions upon short notice and, therefore, be more advantageous to the state.

The plan also leaves the entire financing program in the hands of the executive council who would be expected to finance the program according to the money market conditions and the best interests of the state.

#### INTEREST RATE ON ANTICIPATORY WARRANTS

(1) Anticipatory warrants: Under the Brookhart-Lovrien Law anticipatory warrants have been issued against the state sinking fund for public deposits and sold by the treasurer of state to local investors since May 2, 1927, \$7,800,000.00 having been sold at an average rate of 4½%. Since December 1, 1928, owing to the change in the money market and the high rate of interest on call money, two issues totaling \$600,000.00 have been sold at 5%.

(2) Under the old county allotment plan of financing primary road construction anticipation certificates were issued by a number of counties and these were generally sold at an interest rate of 4½%.

(3) Arkansas has adopted a plan similar to the one proposed in House File No. 360 and in 1927 \$13,000,000.00 worth of highway notes or warrants were sold at an interest rate of 4¼%. In 1928 \$13,000,000.00 worth were sold at an interest rate of 4½%. The Arkansas law pledges the same funds to the payment of these warrants as proposed by this bill.

(4) In this state county primary road bonds, which are direct obligations of the county, have over a five-year period sold at an average interest rate of approximately 4½%. Some issues were sold at 5% and some have been as low as 4¼%.

#### ANTICIPATORY WARRANTS PAYABLE OUT OF A SPECIAL FUND ARE NOT A DEBT OR OBLIGATION OF THE STATE

*State vs. Clausen*, 235 Pac. (Wash.) 364;  
*Brown vs. Ringdahl*, 122 N. W. (Minn.) 469;  
*Briggs vs. Greenville County*, 135 S. E. (S. C.) 153;  
*Kasch vs. Miller*, 135 N. E. (Ohio) 813;  
*Wright vs. Hardwick*, 109 S. E. (Ga.) 903;  
*In Re Canal Certificates*, 34 Pac. (Colo.) 274;  
*Bush vs. Martineau*, 295 S. W. (Ark.) 9.

In *State vs. Clausen*, the Washington case, the certificates were issued against the capitol commission fund for the purpose of constructing a state capitol. The court held that the certificates were not a debt of the state. The court said:

"In no possible way is the credit of the state involved. Not one dollar of its general property can be used to discharge those bonds or the interest on them. Not one dollar of taxes can be put to that purpose. \* \* \*  
 On no principle of law can it be said that under these circumstances any debt has been contracted out 'by or on behalf of this state'."

In *Brown vs. Ringdahl*, the Minnesota case, certificates of indebtedness were issued for the purpose of anticipating revenues to build a state prison to be known as the prison building fund certificates. The plaintiff,

an individual and a taxpayer, sought to restrain the issuance of the certificates on the ground that they created a state debt and were wholly void. The court said:

"We are unable to concur in this claim. The certificates in and of themselves create no indebtedness against the state. On the contrary, they are mere evidence of the holder's right to demand and receive 'from the state treasurer the proceeds of the tax authorized by the act to be levied and collected and known and classified as the 'Prison Building Fund'. Fairly construed, the act contemplates their payment from this fund exclusively and that they are not general obligations of the state."

In *Briggs vs. Greenville County*, decided in 1926, a suit was instituted by a taxpayer to restrain so-called reimbursement agreements with the state highway commission and the issuance of bonds on the ground that the agreements which were to use the automobile license fees, federal aid monies, and three-fifths of the gasoline license fees over a period of ten years, were void because the question of entering into the agreements had not been submitted to the people, and other grounds, including the contention that the agreements constituted a state debt in contravention of the constitution. The court held that the agreements did not constitute a state debt, and said:

"The proposed reimbursement agreements will not constitute a general liability of the state. The reimbursements to be made thereunder can be made only from a special fund consisting of the gasoline tax, automobile license tax, and federal aid. *No property tax can ever be levied to meet these obligations.*"

In *Kasch vs. Miller*, the Ohio case, the court held that

"Bonds issued in the name of the state of Ohio, and payable exclusively out of the revenues derived from reservoirs, dams, etc., for which the bonds were issued, or out of the sale of the corpus in case of default, *were held to be not a debt of the state within the meaning of the constitutional limitations.*"

*Briggs vs. Greenville County, supra.*

In *Wright vs. Hardwick*, the Georgia case, the court held

"That obligations of the state of Georgia, payable exclusively out of the rentals of a state-owned railroad, did not constitute debts incurred in violation of constitutional provisions prohibiting the creation of state debt."

*Briggs vs. Greenville County, supra.*

In the case of *In Re Canal Certificates*, the Colorado case, the court held that certificates of indebtedness issued by the state of Colorado, payable out of a specific fund, were exempt from the constitutional limitations upon the amount of state indebtedness.

In *Bush vs. Martineau*, the Arkansas case, the court said:

"The third prohibition in this section of the constitution applies to the state alone; that is, that it 'shall never issue any interest-bearing treas-

ury warrants or scrip.' This third prohibition manifestly can have no application to this case, for it is not proposed to issue any interest-bearing treasury warrants or scrip."

The court in this case sustained the highway commission notes issued by the highway commission to the payment of which was pledged the revenues derived from gasoline, motor oil, and automobile taxes.

### EXHIBIT A

#### EXHIBIT A--ANTICIPATORY WARRANTS ISSUED AS PROVIDED UNDER PUBLIC FUND GUARANTY OR LOVRIEN-BROOKHART ACT

May 2, 1927 to January 2, 1929

EXPLANATORY NOTE: Exhibit A is a part of the Treasurer of State's report with respect to the anticipatory warrants issued under the Brookhart-Lovrien Law against the state sinking fund for public deposits. This exhibit shows the denominations, maturity dates, amount of warrants issued and the interest rate at which said anticipatory warrants were sold.

Series	Denomina- tion	Rate	Date Issued	Maturity Date	Amount of Issue	Payment Record
1	\$ 2,000	4½ %	May 2, 1927	Various	\$2,500,000	When due
2	10,000	4½ %	May 2, 1927	Jan. 1, 1929	1,000,000	Prior
3	10,000	4½ %	June 1, 1927	Jan. 1, 1929	500,000	Prior
4	2,000	4½ %	July 1, 1927	Jan. 1, 1929	300,000	When due
5	2,000	4½ %	Aug. 1, 1927	Feb. 1, 1929	250,000	Prior
6	2,000	4½ %	Sept. 1, 1927	Mar. 1, 1929	250,000	Prior
7	10,000	4½ %	Sept. 1, 1927	Jan. 1, 1929	200,000	Prior
8	10,000	4½ %	Nov. 1, 1927	Jan. 1, 1929	400,000	Prior
9	10,000	4½ %	Dec. 1, 1927	Jan. 1, 1929	200,000	Prior
10	10,000	4½ %	Jan. 2, 1928	June 1, 1929	400,000	Unpaid
11	10,000	4½ %	Feb. 1, 1928	July 1, 1929	320,000	Unpaid
12	2,000	4½ %	Mar. 1, 1928	Sept. 1, 1929	400,000	Unpaid
13	10,000	4½ %	Apr. 1, 1928	Oct. 1, 1929	80,000	Unpaid
14	2,000	4½ %	May 1, 1928	Nov. 1, 1929	200,000	Unpaid
15	10,000	4½ %	June 1, 1928	Dec. 1, 1929	300,000	Unpaid
16	10,000	4½ %	July 1, 1928	Jan. 1, 1930	300,000	Unpaid
17	10,000	4½ %	Oct. 1, 1928	Jan. 1, 1930	200,000	Unpaid
18	10,000	5 %	Dec. 1, 1928	Feb. 1, 1930	200,000	Unpaid
19	10,000	5 %	Jan. 2, 1929	Mar. 1, 1930	400,000	Unpaid
Total Issued .....					\$8,400,000	
Total Redeemed .....					5,600,000	
Unpaid .....					\$2,800,000	

#### RECEIPTS DURING 1928

	Dividends	Interest
January .....	\$ 150,582.37	\$ 129,471.13
February .....	115,866.43	123,198.78
March .....	112,216.16	109,099.86
April .....	179,716.16	125,370.77
May .....	175,936.90	180,008.41
June .....	93,346.69	171,067.87
July .....	147,217.79	143,816.99
August .....	17,233.93	133,415.27
September .....	197,388.04	122,304.22
October .....	148,426.08	116,378.73



November .....	99,887.11	162,016.68
December .....	90,738.34	137,753.36
Total .....	<u>\$1,528,556.00</u>	<u>\$1,653,902.07</u>
Total Dividends .....		1,528,556.00
Grand Total .....		<u>\$3,182,458.07</u>

## EXHIBIT B

COUNTY PRIMARY ROAD BONDS SOLD DURING 1927-1928  
WITH RATES OF INTEREST SHOWN

EXPLANATORY NOTE: Exhibit B is a schedule showing the counties that have issued county primary road bonds in the years 1927 and 1928 and the interest rate at which the same were sold. The figures refer to thousands. For example, Benton County issued \$850,000.00.

County	1927		1928				Total
	4¼	4½	4	4¼	4½	4¾	
Adair .....				70			70
Appanoose .....		200			35		235
*Benton .....	850		150				1000
Bremer .....	200			350	125		675
Buchanan .....				200	100		300
Butler .....	35			200		290	525
*Cedar .....	400		200		112		712
Chickasaw .....	125			350	180		655
Clarke .....				250	100		350
Clayton .....				200	300		500
Clinton .....		500					500
Davis .....				200		200	400
Decatur .....					200		200
Delaware .....				400	250		650
Des Moines .....	600						600
Dubuque .....	200	200		200	390	200	1190
Fayette .....				400	280		680
Franklin .....	150			200		325	675
Fremont .....				400	162		562
Hancock .....				100			100
Harrison .....	200			500	170		870
Henry .....				200		300	500
Howard .....					200		200
Iowa .....				135			135
Jackson .....				45	150		195
Jasper .....	175			140	170		485
Jefferson .....	300			210			510
*Johnson .....	644						644
Jones .....				200	135	300	635
Keokuk .....				200	165		365
Kossuth .....			100	200	280		580
Lee .....	125			200	470		795
*Linn .....	200			167			367
Lucas .....				200		155	355
Mahaska .....	200	300					500
Marshall .....		600					600
Mills .....				330			330
Monona .....		300		200	220	200	920
Monroe .....				200		200	400
Montgomery .....				200		400	600
*Muscatine .....	200		200		120		520
O'Brien .....			200	200	210		610

Page .....				400	265		665
*Plymouth .....				200	245	300	745
Polk .....			375	17			392
Pottawattamie .....	450				70		520
Poweshiek .....	100			200	260		560
Scott .....			66	160	100		326
Tama .....	504						504
Van Buren .....				200		300	500
Wapello .....	250			150		160	560
Warren .....				200	125	120	445
				-----1927-----			
County	4¼	4½	4	4¼	4½	4¾	Total
				-----1928-----			
Washington .....	100			100	230		430
Winneshiek .....	150			80	150	200	580
Woodbury .....				200	185		385
Worth .....				100		250	350
				-----			
	6158	2100	1291	9054	6154	3900	28657
				6158	2100		
				-----			
				15212	8254		

\*Voted under Linn County Law.

#### EXHIBIT C—TELEGRAM

EXPLANATORY NOTE: Exhibit C is a copy of a telegram received from the state treasurer of the State of Arkansas, which state is financing their entire road program by the issuance of anticipatory notes against the road sinking fund, in other words, the plan is practically the same as the one proposed in House File No. 360. It shows that Arkansas has sold anticipatory notes in the sum of \$26,000,000.00, one-half of which was at an interest rate of four and one-fourth and the other at a rate of four and one-half.

LITTLE ROCK, ARK., 2:15P, MAR. 8, 1929

EARL F. WISDOM, *Asst. Atty. General*:

TWENTY-SIX MILLION TOTAL THIRTEEN MILLION FOUR ONE-FOURTH PER CENT NINETEEN TWENTY-SEVEN THIRTEEN MILLION FOUR ONE-HALF NINETEEN TWENTY-EIGHT TWENTY-THREE MILLION HIGHWAY TO BE SOLD TWENTY-EIGHTH THIS MONTH AND FIVE MILLION TOLL BRIDGE SAME TIME.

RALPH KOONCE, *State Treasurer*.  
3:12P

#### EXHIBIT D

#### IOWA STATE HIGHWAY COMMISSION PRIMARY ROAD ANTICIPATION CERTIFICATE FUND DECEMBER 1, 1926, TO NOVEMBER 30, 1927

EXPLANATORY NOTE: Exhibit D is a part of a report made by the Highway Commission to the Director of the Budget. It shows the amount

of anticipation certificates which were issued by the counties for the period beginning December 1, 1926 to November 30, 1927. Under the county allotment plan, the primary construction in counties was financed by anticipating the counties allotment from the primary road fund. These certificates were sold at an interest rate averaging approximately four and one-half per cent.

County	Balance Nov. 30, 1927	Certificates Issued
Adams .....	\$10,932.10	\$
Allamakee .....	27,416.25	
Audubon .....	10,983.35	
Boone .....	2.98	
Butler .....	5,489.99	
Cass .....	702.51*	28,000.00
Cherokee .....	3,776.95	
Chickasaw .....	1.03	34,000.00
Clayton .....	269.69	15,000.00
Crawford .....	2,505.61	
Dallas .....	29,060.02*	40,000.00
Davis .....	10,361.93	
Fayette .....	1,629.09	
Grundy .....	18,037.33	
Guthrie .....		76,000.00
Hamilton .....	21,969.40*	25,000.00
Henry .....	3,263.49	
Ida .....	504.95	20,000.00
Iowa .....	9,051.76	
Jackson .....	13,081.44	
Jasper .....	674.46	
Keokuk .....	3,058.07	
Lee .....	14,934.98	12,000.00
Lucas .....	11,260.55	
Marion .....	3,158.55	
Mitchell .....		22,000.00
Muscatine .....	26,772.38	
Page .....	146.77	40,000.00
Palo Alto .....	11,000.00*	11,000.00
Plymouth .....	2.48	
Pottawattamie .....	45,000.00*	45,000.00
Poweshiek .....	28.13	
Ringgold .....	24.54	
Shelby .....	2.23	
Sioux .....	.01	
Story .....	34,981.74*	35,000.00
Union .....	88.35	
Van Buren .....	17,495.58	
Warren .....	7,179.43	
Washington .....	103.13	68,000.00
Webster .....	17,535.90*	20,000.00
Winneshiek .....	8,543.46	
Worth .....	66.11	
<b>Totals .....</b>	<b>\$50,597.58</b>	<b>\$491,000.00</b>

\*Red ink.

**EXHIBIT E**  
**ABSTRACT NO. 86**  
**STATE OF IOWA**  
**OFFICE OF SUPERINTENDENT OF BANKING**  
**DES MOINES, IOWA**

Abstract of Reports of 680 Savings Banks, 336 State Banks, and 13 Trust Companies at the close of business December 31, 1928, and a Comparative Statement of Conditions at the close of business October 3, 1928, and December 31, 1927

RESOURCES	SAVINGS BANKS	STATE BANKS	TRUST CO'S	CONSOLIDATED	Compared with	
					Oct. 3, 1928	Dec. 31, 1927
Loans and Discounts .....	\$317,832,535.96	\$149,156,317.17	\$ 19,149,153.44	\$486,138,006.57	Decrease . . \$ 12,566,355.37	Decrease . . \$ 4,358,280.53
United States Securities .....	15,681,813.41	8,839,772.35	969,294.22	25,490,879.98	Decrease . . 594,215.06	Increase . . . 2,384,969.39
Overdrafts .....	212,884.25	121,619.83	1,192.35	335,696.43	Decrease . . 280,299.18	Increase . . . 14,705.19
Stock Federal Reserve Bank .....	188,950.00	76,250.00	37,900.00	303,100.00	Decrease . . 10,500.00	Increase . . . 2,300.00
Stock Agricultural Organization .....	42,570.85	27,075.00	.....	69,645.85	Decrease . . 600.00	Increase . . . 2,945.85
Banking House and Fixtures .....	13,787,350.75	5,249,876.68	359,056.60	19,396,284.03	Decrease . . 311,159.36	Increase . . . 421,937.74
Other Real Estate .....	14,147,397.30	7,328,432.69	349,805.99	21,825,635.98	Decrease . . 1,058,269.24	Decrease . . . 8,580.01
Credits Subject to Sight Draft .....	45,954,124.14	23,228,107.36	2,842,721.38	72,019,962.88	Increase . . 2,617,738.67	Decrease . . . 983,550.68
Cash in Vault .....	11,252,273.38	4,981,600.94	835,080.54	17,068,954.86	Increase . . 1,125,957.26	Increase . . . 268,311.69
Other Resources .....	231,290.59	181,408.17	173,077.17	585,775.93	Decrease . . 353,610.07	Decrease . . . 283,964.73
<b>Total .....</b>	<b>\$419,331,190.63</b>	<b>\$199,185,460.19</b>	<b>\$ 24,717,281.69</b>	<b>\$643,233,932.51</b>	<b>Decrease . . \$ 11,431,313.25</b>	<b>Decrease . . \$ 2,539,206.09</b>
<b>LIABILITIES</b>						
Capital Stock .....	\$ 26,731,500.00	\$ 14,851,800.00	\$ 2,050,000.00	\$ 43,633,300.00	Decrease . . \$ 878,000.00	Decrease . . \$ 1,848,000.00
Surplus Fund .....	13,173,467.16	5,589,950.00	549,000.00	19,312,417.16	Decrease . . 253,087.52	Decrease . . . 673,882.89
Undivided Profits .....	6,779,376.21	2,200,048.87	294,696.53	9,274,121.61	Decrease . . 838,053.14	Increase . . . 407,128.84
Due Depositors .....	368,301,762.96	173,995,454.95	21,568,590.45	563,865,808.36	Decrease . . 9,831,042.07	Decrease . . . 631,102.61
Bills Payable and Rediscounts .....	4,324,259.63	2,535,740.93	106,764.76	6,966,765.32	Increase . . 1,124,252.47	Increase . . . 328,339.02
Other Liabilities .....	20,824.67	12,465.44	148,229.95	181,520.06	Decrease . . 755,382.99	Decrease . . . 121,688.15
<b>Total .....</b>	<b>\$419,331,190.63</b>	<b>\$199,185,460.19</b>	<b>\$ 24,717,281.69</b>	<b>\$643,233,932.51</b>	<b>Decrease . . \$ 11,431,313.25</b>	<b>Decrease . . \$ 2,539,206.09</b>

Average reserve in all banks December 31, 1928.....15.8%

Secondary Reserve of Banks and Trust Companies of Iowa consisting of:

U. S. Securities, other bonds and municipal warrants

June 30, 1928—\$108,856,015.94

June 30, 1927— 96,694,708.55

June 30, 1926— 86,361,247.67

Explanatory Note.—Table shows availability of bank secondary reserve funds for investment in anticipatory warrants.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 16, 1929.

Elliott of Scott moved that the committee rise. Motion prevailed and the House reconvened.

By unanimous consent the report of the committee of the whole was deferred.

Speaker Johnson in the chair.

Prayer was offered by Rev. Paul M. Fowler, pastor of the Presbyterian church, Winterset, Iowa.

Journal of March 15th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Truax of Buchanan for the day, on request of Torgeson of Worth; Hayes of Dubuque for the day, on request of McMillan of Benton.

## PETITIONS

Crozier of Mahaska presented a petition from members of the Iowa Poultry Improvement Association favoring the passage of House File No. 188.

Referred to committee on agriculture.

Smith of O'Brien presented a petition from citizens of Sanborn, O'Brien county, protesting against Senate File No. 131.

Referred to committee on fish and game.

Truax of Buchanan presented a petition from merchants of Independence, Iowa, protesting against House File No. 296.

Referred to committee on commerce and trade.

Nelson of Hancock presented a petition from citizens of Hancock county favoring Senate File No. 169.

Referred to committee on roads and highways.

## HOUSE FILE WITHDRAWN

House File No. 472 was recalled from county and township organization and referred to committee on compensation of public officers.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 52, a bill for an act to render the homestead liable in certain instances for relief furnished the owner by public authorities.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 28, a bill for an act relating to duties of double election boards.

WALTER H. BEAM, *Secretary.*

## CONSIDERATION OF BILLS

House File No. 227, a bill for an act to amend the law as it appears in section four thousand ninety-five (4095) of the Code, 1927, relating to the election to abolish a county high school, with report of committee recommending passage, was taken up for consideration.

Hopkins of Guthrie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 70.

Aiken	Ditto	Irwin	Nelson of
Bair	Elliott of Scott	Istad	Hancock
Ballew	Ellsworth	Jaycox	O'Brien
Berry	Files	Jensen	Orr
Bixler	Fleming	King	Pattison
Burton	Gilmore	Kline	Paulson
Bush	Hall	Lamb	Randall
Byers of Fayette	Hansen	Lomas	Ratliff
Byers of Linn	Hanson	McCaulley	Read
Clark	Hatter	McCreery	Reimers
Cole	Heald	McIlrath	Reno
Cox	Helgason	McIntosh	Rice
Dayton	Hill	Mathews	Ryder
Dean	Hopkins	Mounce	Rylander

Sass	Torgeson	Venard	Whiting
Shannon	Van Buren	Vosseller	Wilson
Smith	Van Wert	Wamstad	Mr. Speaker
Swanson	Vaughn	Wearin	

The nays were, none.

Absent or not voting, 38.

Albert	Finnern	Hunt	Miller
Allen	Forsling	Hush	Nelson of Story
Baker	Greene	Johnson of	O'Donnell
Barnes	Griswold	Dickinson	Pendray
Buchmiller	Hagglund	Johnson of	Rawlings
Campbell	Hayes	Keokuk	Rutledge
Crozier	Hollingsworth	Knudson	Shields
Eckles	Hollis	Lichty	Simmer
Elliott of Polk	Holmgren	Lovrien	Taylor
Figgins	Hubbard	McMillan	Truax

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 277, a bill for an act authorizing the Executive Council to transfer certain described land located in Tama County to the Cherry-Burrell Corporation in order to carry out a contract entered into between the said corporation and the Highway Commission, with report of committee recommending passage, was taken up for consideration.

Byers of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 72.

Aiken	Hall	McCaulley	Rice
Albert	Hansen	McCreery	Rutledge
Ballew	Hanson	McIlrath	Ryder
Bixler	Hatter	McMillan	Sass
Burton	Heald	Mathews	Shannon
Bush	Helgason	Mounce	Shields
Byers of Fayette	Hill	Nelson of	Smith
Byers of Linn	Hollis	Hancock	Swanson
Clark	Holmgren	Nelson of Story	Torgeson
Cole	Irwin	O'Brien	Van Buren
Cox	Istad	Orr	Van Wert
Dayton	Jaycox	Pattison	Vaughn
Dean	Jensen	Paulson	Venard
Elliott of Scott	Johnson of	Randall	Vosseller
Ellsworth	Dickinson	Ratliff	Wamstad
Files	King	Read	Whiting
Fleming	Kline	Reimers	Wilson
Forsling	Lamb	Reno	Mr. Speaker
Gilmore	Lomas		

The nays were, none.

Absent or not voting, 36.

Allen	Eckles	Hubbard	Miller
Bair	Elliott of Polk	Hunt	O'Donnell
Baker	Figgins	Hush	Pendray
Barnes	Finnern	Johnson of	Rawlings
Berry	Greene	Keokuk	Rylander
Buchmiller	Griswold	Knudson	Simmer
Campbell	Hagglund	Lichty	Taylor
Crozier	Hayes	Lovrien	Truax
Ditto	Hollingsworth	McIntosh	Wearin
	Hopkins		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 251, a bill for an act to amend section ten thousand eight hundred thirty (10830) of the Code, 1927, relative to lien index book in the office of the Clerk of the District Court and the indexing of liens, with report of committee recommending passage, was taken up for consideration.

Byers of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 75.

Aiken	Gilmore	McCaulley	Rice
Bair	Hansen	McCreery	Rutledge
Ballew	Hanson	McIlrath	Ryder
Berry	Hatter	McIntosh	Rylander
Bixler	Heald	McMillan	Sass
Burton	Helgason	Mathews	Shannon
Bush	Hollis	Mounce	Shields
Byers of Fayette	Holmgren	Nelson of	Swanson
Byers of Linn	Hopkins	Hancock	Torgeson
Clark	Irwin	Nelson of Story	Van Buren
Cole	Istad	O'Brien	Van Wert
Cox	Jaycox	Orr	Vaughn
Dayton	Jensen	Pattison	Venard
Dean	Johnson of	Paulson	Vosseller
Ditto	Dickinson	Randall	Wamstad
Elliott of Scott	King	Ratliff	Wearin
Ellsworth	Kline	Read	Whiting
Files	Lamb	Reimers	Wilson
Fleming	Lomas	Reno	Mr. Speaker
Forsling			

The nays were, none.

Absent or not voting, 33.

Albert	Barnes	Crozier	Figgins
Allen	Buchmiller	Eckles	Finnern
Baker	Campbell	Elliott of Polk	Greene



Griswold	Hubbard	Lichty	Rawlings
Hagglund	Hunt	Lovrien	Simmer
Hall	Hush	Miller	Smith
Hayes	Johnson of	O'Donnell	Taylor
Hill	Keokuk	Pendray	Truax
Hollingsworth	Knudson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 37, a bill for an act to amend sections sixty-one hundred fifty-one-b one (6151-b1) to sixty-one hundred fifty-one-b three (6151-b3), inclusive, of the Code, relating to the use of surplus earnings of certain municipally owned public utilities, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Ratliff of Henry the amendment proposed by the committee, found on page 607 of the journal of March 8th, was adopted.

Mr. Ratliff moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 71.

Bair	Hansen	McCreery	Ryder
Ballew	Hanson	McIlrath	Rylander
Berry	Hatter	McIntosh	Sass
Bixler	Heald	McMillan	Shields
Burton	Helgason	Mathews	Smith
Bush	Hollis	Mounce	Swanson
Byers of Fayette	Holmgren	Nelson of Han-	Torgeson
Byers of Linn	Hopkins	cock	Van Buren
Clark	Hubbard	Nelson of Story	Van Wert
Cole	Irwin	O'Brien	Vaughn
Cox	Istad	Orr	Venard
Dayton	Jaycox	Pattison	Vosseller
Dean	Jensen	Paulson	Wearin
Ditto	Johnson of	Ratliff	Whiting
Elliott of Scott	Dickinson	Read	Wilson
Ellsworth	King	Reimers	Mr. Speaker
Files	Lamb	Reno	
Fleming	Lomas	Rice	
Gilmore	McCaulley	Rutledge	

The nays were, none.

Absent or not voting, 37.

Aiken	Barnes	Eckles	Forsling
Albert	Buchmiller	Elliott of Polk	Greene
Allen	Campbell	Figgins	Griswold
Baker	Crozier	Finnern	Hagglund

Hall	Johnson of	Miller	Shannon
Hayes	Keokuk	O'Donnell	Simmer
Hill	Kline	Pendray	Taylor
Hollingsworth	Knudson	Randall	Truax
Hunt	Lichty	Rawlings	Wamstad
Hush	Lovrien		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 124, a bill for an act to amend the law as found in section forty-nine hundred forty-three (4943) of the Code of 1927, relating to chauffeur's licenses and providing exemptions in certain cases, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Johnson of Dickinson the amendments proposed by the committee, found on page 656 of the journal of March 11th, were adopted.

Mr. Johnson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 73.

Albert	Hanson	McCaulley	Ryder
Bair	Hatter	McCreery	Rylander
Ballew	Heald	McIlrath	Sass
Berry	Helgason	McIntosh	Shannon
Bixler	Hollis	McMillan	Shields
Burton	Holmgren	Mathews	Smith
Bush	Hopkins	Mounce	Swanson
Byers of Fayette	Hubbard	Nelson of	Torgeson
Byers of Linn	Hush	Hancock	Van Buren
Clark	Irwin	Nelson of Story	Van Wert
Cox	Istad	Orr	Vaughn
Dayton	Jaycox	Pattison	Venard
Dean	Jensen	Paulson	Vosseller
Ditto	Johnson of	Ratliff	Wamstad
Elliott of Scott	Dickinson	Read	Wearin
Ellsworth	King	Reimers	Whiting
Fleming	Kline	Reno	Wilson
Hagglund	Lamb	Rice	Mr. Speaker
Hansen	Lomas	Rutledge	

The nays were, none.

Absent or not voting, 35.

Aiken	Elliott of Polk	Figgins	Greene
Allen	Campbell	Files	Griswold
Baker	Cole	Finnern	Hall
Barnes	Crozier	Forsling	Hayes
Buchmiller	Eckles	Gilmore	Hill

Hollingsworth	Knudson	O'Brien	Rawlings
Hunt	Lichty	O'Donnell	Simmer
Johnson of Keokuk	Lovrien Miller	Pendray Randall	Taylor Truax

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

House File No. 289, a bill for an act to amend section forty-five hundred eighty-six (4586) of the Code of Iowa, 1927, relative to damages on the establishment, vacation or alteration of roads, with report of committee recommending passage was taken up for consideration.

Johnson of Dickinson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 73.

Albert	Gilmore	Lamb	Reno
Ballew	Hagglund	Lomas	Rice
Berry	Hall	McCaulley	Rutledge
Bixler	Hanson	McCreery	Rylander
Burton	Hatter	McIlrath	Sass
Bush	Heald	McIntosh	Shannon
Byers of Fayette	Helgason	McMillan	Shields
Byers of Linn	Hill	Mathews	Smith
Clark	Holmgren	Mounce	Swanson
Cole	Hopkins	Nelson of Hancock	Van Buren
Cox	Hubbard	Nelson of Story	Van Wert
Dayton	Irwin	Orr	Vaughn
Dean	Istad	Pattison	Venard
Ditto	Jaycox	Paulson	Vosseller
Elliott of Scott	Jensen	Randall	Wamstad
Ellsworth	Johnson of Dickinson	Ratliff	Whiting
Files	King	Read	Wilson
Fleming	Kline	Reimers	Mr. Speaker

The nays were, none.

Absent or not voting, 35.

Aiken	Elliott of Polk	Hunt	O'Donnell
Allen	Figgins	Hush	Pendray
Bair	Finnern	Johnson of Keokuk	Rawlings
Baker	Greene	Knudson	Ryder
Barnes	Griswold	Lichty	Simmer
Buchmiller	Hansen	Lovrien	Taylor
Campbell	Hayes	Miller	Torgeson
Crozier	Hollingsworth	O'Brien	Truax
Eckles	Hollis		Wearin

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 234, a bill for an act to amend section forty-four hundred twenty-eight (4428) and section forty-four hundred twenty-nine (4429) of the Code, 1927, relating to procedure in cases of compulsory education, with report of committee recommending passage was taken up for consideration.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend House File No. 234, section two (2) by striking from line four (4) the word "complaint" and inserting in lieu thereof the word "application".

Amendment adopted.

McMillan of Benton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 73.

Albert	Hagglund	Lomas	Reno
Ballew	Hall	McCaulley	Rice
Berry	Hansen	McCreery	Ryder
Bixler	Hanson	McIlrath	Rylander
Burton	Hatter	McIntosh	Shields
Bush	Heald	McMillan	Simmer
Byers of Fayette	Hill	Mathews	Smith
Byers of Linn	Hollis	Mounce	Swanson
Clark	Holmgren	Nelson of	Van Buren
Cole	Hopkins	Hancock	Van Wert
Cox	Hubbard	Nelson of Story	Vaughn
Dayton	Irwin	O'Brien	Venard
Dean	Jaycox	Orr	Vosseller
Ditto	Jensen	Pattison	Wamstad
Elliott of Scott	Johnson of	Paulson	Wearin
Ellsworth	Dickinson	Randall	Whiting
Fleming	King	Ratliff	Wilson
Forsling	Kline	Read	Mr. Speaker
Gilmore	Lamb	Reimers	

The nays were, none.

Absent or not voting, 35.

Aiken	Elliott of Polk	Hunt	O'Donnell
Allen	Figgins	Hush	Pendray
Bair	Files	Istad	Rawlings
Baker	Finnern	Johnson of	Rutledge
Barnes	Greene	Keokuk	Sass
Buchmiller	Griswold	Knudson	Shannon
Campbell	Hayes	Lichty	Taylor
Crozier	Helgason	Lovrien	Torgeson
Eckles	Hollingsworth	Miller	Truax

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 337, a bill for an act to amend the law as it appears in section fifty-two hundred sixty-two (5262) of the Code, 1927, relating to expenditures by counties for erection of court house, jail, or county home, with report of committee recommending passage was taken up for consideration.

Hansen of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 77.

Allen	Forsling	Kline	Rice
Bair	Gilmore	Lamb	Rutledge
Ballew	Hagglund	McCaulley	Ryder
Berry	Hall	McCreery	Rylander
Bixler	Hansen	McIlrath	Sass
Burton	Hanson	McIntosh	Shannon
Bush	Hatter	McMillan	Simmer
Byers of Fayette	Heald	Mounce	Swanson
Byers of Linn	Helgason	Nelson of	Torgeson
Clark	Hill	Hancock	Van Buren
Cole	Hollis	Nelson of Story	Van Wert
Cox	Holmgren	O'Brien	Vaughn
Dayton	Hopkins	Orr	Venard
Dean	Irwin	Pattison	Vosseller
Ditto	Istad	Paulson	Wamstad
Elliott of Polk	Jaycox	Randall	Wearing
Elliott of Scott	Jensen	Ratliff	Whiting
Ellsworth	Johnson of	Read	Wilson
Files	Dickinson	Reimers	Mr. Speaker
Fleming	King	Reno	

The nays were, none.

Absent or not voting, 31.

Aiken	Figgins	Hush	Miller
Albert	Finnern	Johnson of	O'Donnell
Baker	Greene	Keokuk	Pendray
Barnes	Griswold	Knudson	Rawlings
Buchmiller	Hayes	Licht	Shields
Campbell	Hollingsworth	Lomas	Smith
Crozier	Hubbard	Lovrien	Taylor
Eckles	Hunt	Mathews	Truax

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 166, a bill for an act to amend section fifty-six hundred twenty-seven (5627) as it appears in the Code, 1927, relating to the election of councilmen in cities and towns and fixing

term of office, with report of committee recommending amendment and passage was taken up for consideration.

Bair of Buena Vista offered the following amendment to the committee amendment and moved its adoption :

Amend the committee amendments by striking therefrom the amendment adding section two (2) to the bill.

Amendment adopted.

On motion of Bair of Buena Vista the amendments proposed by the committee, found on page 521 of the journal of March 5th, as amended, were adopted.

Mr. Bair moved that the amendment filed by him and found in the journal of March 11th be adopted.

Amendment adopted.

Mr. Bair moved that action on House File No. 166 be deferred.

Motion prevailed.

House File No. 359, a bill for an act to amend chapter three hundred seventy (370), Code of Iowa, 1927, relating to general powers of railway corporations, by adding thereto section seven thousand nine hundred forty-five-c1 (7945-c1) authorizing railroad corporations to engage in the business of transporting persons and property for hire upon the public highways, and to own capital stock and securities of corporations organized for or engaged in such transportation, was taken up for consideration.

Paulson of Clinton moved that the amendment filed by him and found in the journal of March 11th be adopted.

Amendment adopted.

Pattison of Jefferson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 58.

Aiken	Berry	Cole	Ellsworth
Albert	Bixler	Cox	Files
Allen	Byers of Fayette	Dayton	Forsling
Bair	Byers of Linn	Dean	Gilmore
Ballew	Clark	Elliott of Scott	Hagglund

Hall	King	Mounce	Ryder
Hansen	Kline	O'Donnell	Sass
Hatter	Lamb	Orr	Simmer
Heald	Lomas	Pattison	Swanson
Helgason	McCaulley	Paulson	Van Buren
Hill	McCreery	Ratliff	Vaughn
Hollis	McIlrath	Reimers	Whiting
Irwin	McIntosh	Reno	Wilson
Istad	McMillan	Rice	Mr. Speaker
Jaycox	Mathews		

The nays were, 19.

Bush	Jensen	Nelson of Story	Smith
Fleming	Johnson of	O'Brien	Torgeson
Hanson	Dickinson	Read	Van Wert
Holmgren	Nelson of	Rylander	Wamstad
Hubbard	Hancock	Shields	Wearin
Hush			

Absent or not voting, 31.

Baker	Elliott of Polk	Hunt	Randall
Barnes	Figgins	Johnson of	Rawlings
Buchmiller	Finnern	Keokuk	Rutledge
Burton	Greene	Knudson	Shannon
Campbell	Griswold	Lichty	Taylor
Crozier	Hayes	Lovrien	Truax
Ditto	Hollingsworth	Miller	Venard
Eckles	Hopkins	Pendray	Vosseller

So the bill having received a constitutional majority was declared to have passed the House.

Forsling of Woodbury offered the following amendment to the title and moved its adoption:

Amend the title to House File No. 359 by inserting after the "comma" following the word "highways" the words "or by air,".

Amendment adopted and the title, as amended, was agreed to.

House File No. 393, a bill for an act to amend the law as it appears in section ten thousand two hundred ninety-seven (10297), Code, 1927, relating to mechanic's liens, with report of committee recommending passage was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 69.

Aiken	Bair	Byers of Fayette	Cole
Albert	Ballew	Byers of Linn	Cox
Allen	Bixler	Clark	Dayton

Elliott of Polk	Hopkins	Mathews	Sass
Elliott of Scott	Irwin	Mounce	Simmer
Ellsworth	Istad	Nelson of Han-	Smith
Files	Jaycox	cock	Swanson
Fleming	Jensen	Nelson of Story	Torgeson
Forsling	Johnson of	Orr	Van Buren
Gilmore	Dickinson	Pattison	Van Wert
Hagglund	King	Paulson	Vaughn
Hall	Kline	Ratliff	Venard
Hatter	Lamb	Read	Wamstad
Heald	McCreery	Reimers	Wearin
Helgason	McCaulley	Reno	Whiting
Hill	McIlrath	Rice	Wilson
Hollis	McIntosh	Ryder	Mr. Speaker
Holmgren	McMillan	Rylander	

The nays were, 1.

Hubbard

Absent or not voting, 38.

Baker	Eckles	Hush	Pendray
Barnes	Figgins	Johnson of	Randall
Berry	Finnern	Keokuk	Rawlings
Buchmiller	Greene	Knudson	Rutledge
Burton	Griswold	Lichty	Shannon
Bush	Hansen	Lomas	Shields
Campbell	Hanson	Lovrien	Taylor
Crozier	Hayes	Miller	Truax
Dean	Hollingsworth	O'Brien	Vosseller
Ditto	Hunt	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 434, a bill for an act to amend section two hundred thirty-seven (237), Code, 1927, relating to the gratuitous distribution of laws, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 74.

Aiken	Cox	Hanson	Jaycox
Albert	Dayton	Hatter	Jensen
Allen	Elliott of Polk	Heald	Johnson of
Bair	Elliott of Scott	Helgason	Dickinson
Ballew	Ellsworth	Hill	King
Bixler	Files	Hollis	Kline
Bush	Fleming	Holmgren	Lamb
Byers of Fayette	Forsling	Hopkins	McCaulley
Byers of Linn	Gilmore	Hush	McCreery
Clark	Hagglund	Irwin	McIlrath
Cole	Hall	Istad	McIntosh



McMillan	Pattison	Rylander	Van Wert
Mathews	Paulson	Sass	Vaughn
Mounce	Ratliff	Shannon	Venard
Nelson of Hancock	Read	Shields	Wamstad
Nelson of Story	Reimers	Smith	Wearin
O'Brien	Reno	Swanson	Whiting
Orr	Rice	Torgeson	Wilson
	Ryder	Van Buren	Mr. Speaker

The nays were, none.

Absent or not voting, 34.

Baker	Eckles	Hunt	Pendray
Barnes	Figgins	Johnson of	Randall
Berry	Finnern	Keokuk	Rawlings
Buchmiller	Greene	Knudson	Rutledge
Burton	Griswold	Lichty	Simmer
Campbell	Hansen	Lomas	Taylor
Crozier	Hayes	Lovrien	Truax
Dean	Hollingsworth	Miller	Vosseller
Ditto	Hubbard	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 448, a bill for an act to repeal section twelve thousand eight hundred ninety (12890), Code, 1927, and to enact a substitute therefor, relating to the definition of a felony, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 67.

Albert	Forsling	Kline	Reimers
Allen	Gilmore	Lamb	Reno
Bair	Hagglund	McCaulley	Rice
Ballew	Hall	McCreery	Ryder
Bixler	Hanson	McIlrath	Rylander
Bush	Hatter	McIntosh	Sass
Byers of Fayette	Heald	McMillan	Shannon
Byers of Linn	Helgason	Mathews	Shields
Clark	Hill	Mounce	Smith
Cole	Hollis	Nelson of	Swanson
Cox	Hopkins	Hancock	Van Buren
Dayton	Hush	Nelson of Story	Vaughn
Elliott of Polk	Irwin	Orr	Venard
Elliott of Scott	Istad	Pattison	Wamstad
Ellsworth	Jaycox	Paulson	Whiting
Files	Jensen	Ratliff	Wilson
Fleming	King	Read	Mr. Speaker

The nays were 2.

O'Brien                      Torgeson

Absent or not voting, 39.

Aiken	Figgins	Johnson of	Pendray
Baker	Finnern	Dickinson	Randall
Barnes	Greene	Johnson of	Rawlings
Berry	Griswold	Keokuk	Rutledge
Buchmiller	Hayes	Knudson	Simmer
Burton	Hansen	Lichty	Taylor
Campbell	Hollingsworth	Lomas	Truax
Crozier	Holmgren	Lovrien	Van Wert
Dean	Hubbard	Miller	Vosseller
Ditto	Hunt	O'Donnell	Wearin
Eckles			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 401, a bill for an act to legalize certain transfer of funds by the town of Roland, Iowa, with report of committee recommending passage, was taken up for consideration.

Nelson of Story moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 70.

Aiken	Hagglund	King	Read
Allen	Hall	Kline	Reimers
Bair	Hanson	Lamb	Reno
Ballew	Hatter	Lomas	Rice
Bixler	Heald	McCaulley	Ryder
Bush	Helgason	McCreery	Rylander
Byers of Fayette	Hill	McMillan	Sass
Byers of Linn	Hollis	Mathews	Shields
Clark	Holmgren	Mounce	Smith
Cole	Hopkins	Nelson of	Swanson
Cox	Hubbard	Hancock	Torgeson
Elliott of Polk	Hush	Nelson of Story	Van Buren
Elliott of Scott	Irwin	O'Brien	Van Wert
Ellsworth	Istad	Orr	Vaughn
Files	Jaycox	Pattison	Wamstad
Fleming	Jensen	Paulson	Whiting
Forsling	Johnson of	Randall	Wilson
Gilmore	Dickinson	Ratliff	Mr. Speaker

The nays were, none.

Absent or not voting, 38.

Albert	Ditto	Johnson of	Rawlings
Baker	Eckles	Keokuk	Rutledge
Barnes	Figgins	Knudson	Shannon
Berry	Finnern	Lichty	Simmer
Buchmiller	Greene	Lovrien	Taylor
Burton	Griswold	McIlrath	Truax
Campbell	Hansen	McIntosh	Venard
Crozier	Hayes	Miller	Vosseller
Dayton	Hollingsworth	O'Donnell	Wearin
Dean	Hunt	Pendray	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 135, a bill for an act to legalize certain warrants issued by the town of Underwood, Iowa, on the general fund of said corporation and to authorize the sale of bonds to fund the same, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hubbard of Pottawattamie the amendment proposed by the committee, found on page 657 of the journal of March 11th, was adopted.

Hubbard of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 69.

Allen	Hall	Lamb	Rice
Bair	Hanson	Lomas	Ryder
Ballew	Hatter	McCaulley	Rylander
Bixler	Heald	McCreery	Sass
Bush	Helgason	McIlrath	Shannon
Byers of Fayette	Hill	McMillan	Smith
Byers of Linn	Hollis	Mathews	Swanson
Clark	Holmgren	Mounce	Torgeson
Cole	Hopkins	Nelson of	Van Buren
Cox	Hubbard	Hancock	Van Wert
Dayton	Hush	Nelson of Story	Vaughn
Elliott of Polk	Istad	Orr	Venard
Ellsworth	Jaycox	Pattison	Wamstad
Files	Jensen	Paulson	Wearin
Fleming	Johnson of	Ratliff	Whiting
Forsling	Dickinson	Read	Wilson
Gilmore	King	Reimers	Mr. Speaker
Hagglund	Kline	Reno	

The nays were, 1.

Elliott of Scott

Absent or not voting, 38.

Aiken	Ditto	Irwin	Pendray
Albert	Eckles	Johnson of	Randall
Baker	Figgins	Keokuk	Rawlings
Barnes	Finnern	Knudson	Rutledge
Berry	Greene	Lichty	Shields
Buchmiller	Griswold	Lovrien	Simmer
Burton	Hansen	McIntosh	Taylor
Campbell	Hayes	Miller	Truax
Crozier	Hollingsworth	O'Brien	Vosseller
Dean	Hunt	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 230, a bill for an act to amend sections seventy-five hundred sixty-one (7561) and seventy-five hundred sixty-two (7562) of the Code, 1927, relating to the reclassification of levee and drainage districts for assessment, repairs and improvements, with report of committee recommending passage, was taken up for consideration.

Hubbard of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 66.

Aiken	Gilmore	King	Reno
Allen	Hagglund	Kline	Rice
Ballew	Hall	Lamb	Ryder
Bixler	Hanson	McCaulley	Rylander
Bush	Hatter	McCreery	Sass
Byers of Fayette	Heald	McIlrath	Shannon
Byers of Linn	Hill	McIntosh	Shields
Clark	Hollis	McMillan	Swanson
Cole	Holmgren	Mathews	Torgeson
Cox	Hopkins	Mounce	Van Buren
Dayton	Hubbard	Nelson of	Vaughn
Elliott of Polk	Hush	Hancock	Venard
Elliott of Scott	Irwin	Nelson of Story	Wamstad
Ellsworth	Istad	O'Brien	Wearin
Files	Jensen	Paulson	Whiting
Fleming	Johnson of	Ratliff	Wilson
Forsling	Dickinson	Reimers	Mr. Speaker

The nays were, none.

Absent or not voting, 42.

Albert	Eckles	Johnson of	Randall
Bair	Figgins	Keokuk	Rawlings
Baker	Finnern	Knudson	Read
Barnes	Greene	Lichty	Rutledge
Berry	Griswold	Lomas	Simmer
Buchmiller	Hansen	Lovrien	Smith
Burton	Hayes	Miller	Taylor
Campbell	Helgason	O'Donnell	Truax
Crozier	Hollingsworth	Orr	Van Wert
Dean	Hunt	Pattison	Vosseller
Ditto	Jaycox	Pendray	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 191, a bill for an act to amend the law as it appears in section twenty-nine hundred thirty (2930) of the Code,

1927, and providing for additional appropriations in certain cases, with report of committee recommending passage, was taken up for consideration.

Hubbard of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 64.

Allen	Hagglund	Lamb	Rice
Ballew	Hall	McCaulley	Ryder
Bixler	Hanson	McCreery	Rylander
Bush	Hatter	McIlrath	Sass
Byers of Fayette	Heald	McIntosh	Shannon
Byers of Linn	Hill	McMillan	Smith
Clark	Hollis	Mathews	Swanson
Cole	Holmgren	Mounce	Torgeson
Cox	Hopkins	Nelson of	Van Buren
Dayton	Hubbard	Hancock	Van Wert
Elliott of Polk	Hush	Nelson of Story	Vaughn
Elliott of Scott	Istad	O'Brien	Venard
Ellsworth	Jaycox	Pattison	Wearin
Files	Johnson of	Paulson	Whiting
Fleming	Dickinson	Read	Wilson
Forsling	King	Reno	Mr. Speaker
Greene	Kline		

The nays were, 1.

Jensen

Absent or not voting, 43.

Aiken	Ditto	Irwin	Randall
Albert	Eckles	Johnson of	Ratliff
Bair	Figgins	Keokuk	Rawlings
Baker	Finnern	Knudson	Reimers
Barnes	Gilmore	Lichty	Rutledge
Berry	Griswold	Lomas	Shields
Buchmiller	Hansen	Lovrien	Simmer
Burton	Hayes	Miller	Taylor
Campbell	Helgason	O'Donnell	Truax
Crozier	Hollingsworth	Orr	Vosseller
Dean	Hunt	Pendray	Wamstad

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 268, a bill for an act to authorize and direct the governor of the state of Iowa to execute and deliver to Etta V. Brall a patent to lots three (3) and four (4) in block one (1) in outlot seventeen (17) in the town of Sidney, Fremont county, Iowa, with report of committee recommending pasage, was taken up for consideration.

Clark of Fremont moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 66.

Aiken	Hagglund	Lomas	Reno
Allen	Hall	McCaulley	Rice
Ballew	Hanson	McCreery	Ryder
Bixler	Hatter	McIlrath	Rylander
Bush	Heald	McIntosh	Sass
Byers of Fayette	Hollis	McMillan	Smith
Byers of Linn	Holmgren	Mathews	Swanson
Clark	Hopkins	Mounce	Torgeson
Cole	Hush	Nelson of Han-	Van Buren
Cox	Irwin	cock	Van Wert
Elliott of Polk	Istad	Nelson of Story	Vaughn
Elliott of Scott	Jaycox	O'Brien	Venard
Ellsworth	Jensen	Pattison	Wamstad
Files	Johnson of	Paulson	Wearin
Fleming	Dickinson	Ratliff	Whiting
Gilmore	King	Read	Wilson
Greene	Kline	Reimers	Mr. Speaker

The nays were, none.

Absent or not voting, 42.

Albert	Ditto	Hubbard	Pendray
Bair	Eckles	Hunt	Randall
Baker	Figgins	Johnson of	Rawlings
Barnes	Finnern	Keokuk	Rutledge
Berry	Forsling	Knudson	Shannon
Buchmiller	Griswold	Lamb	Shields
Burton	Hansen	Lichty	Simmer
Campbell	Hayes	Lovrein	Taylor
Crozier	Helgason	Miller	Truax
Dayton	Hill	O'Donnell	Vosseller
Dean	Hollingsworth	Orr	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 39, a bill for an act to legalize an election held by the voters of Lyon county, on the fourth day of June, 1928, with reference to the construction of a jail and sheriff's residence combined, and to legalize the tax levied therefor, by Board of Supervisors of said county, with report of committee recommending passage, was taken up for consideration.

Reimers of Lyon moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 65.

Aiken	Hall	Kline	Rice
Allen	Hanson	McCaulley	Ryder
Ballew	Hatter	McCreery	Rylander
Bixler	Heald	McIlrath	Sass
Bush	Hill	McMillan	Smith
Byers of Fayette	Hollis	Mathews	Swanson
Clark	Holmgren	Mounce	Torgeson
Cole	Hopkins	Nelson of	Van Buren
Cox	Hunt	Hancock	Van Wert
Elliott of Polk	Hush	Nelson of Story	Vaughn
Elliott of Scott	Irwin	O'Brien	Venard
Ellsworth	Istad	Pattison	Wamstad
Files	Jaycock	Paulson	Wearin
Fleming	Jensen	Ratliff	Whiting
Forsling	Johnson of	Read	Wilson
Gilmore	Dickinson	Reimers	Mr. Speaker
Hagglund	King	Reno	

The nays were, none.

Absent or not voting, 43.

Albert	Dean	Hubbard	Orr
Bair	Ditto	Johnson of	Pendray
Baker	Eckles	Keokuk	Randall
Barnes	Figgins	Knudson	Rawlings
Berry	Finnern	Lamb	Rutledge
Buchmiller	Greene	Lichty	Shannon
Burton	Griswold	Lomas	Shields
Byers of Linn	Hansen	Lovrien	Simmer
Campbell	Hayes	McIntosh	Taylor
Crozier	Helgason	Miller	Truax
Dayton	Hollingsworth	O'Donnell	Vosseller

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 312, a bill for an act concerning the licensing of aircraft and airmen, the establishment of air traffic rules, and to make uniform the law with reference thereto, was taken up for consideration.

Elliott of Scott moved that Senate File No. 284 be substituted for House File No. 312.

Motion prevailed.

Elliott of Scott offered the following amendment and moved its adoption:

Amend by striking the words "secretary of state" in line seventy-five (75) of section seven (7), sub-section J and inserting in lieu thereof the words "board of railroad commissioners."

Amendment adopted.

Allen of Pocahontas offered the following amendment and moved its adoption:

Amend by striking section nine (9) from the bill.

Amendment lost.

Byers of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 68.

Aiken	Hagglund	Kline	Reimers
Allen	Hall	Lamb	Reno
Ballew	Hanson	McCaulley	Rice
Bixler	Hatter	McCreery	Ryder
Bush	Helgason	McIlrath	Rylander
Byers of Fayette	Hill	McIntosh	Sass
Byers of Linn	Hollis	McMillan	Shannon
Clark	Holmgren	Mathews	Smith
Cole	Hopkins	Mounce	Swanson
Cox	Hubbard	Nelson of	Torgeson
Dayton	Hush	Hancock	Van Buren
Elliott of Polk	Irwin	Nelson of Story	Van Wert
Elliott of Scott	Istad	O'Brien	Wamstad
Ellsworth	Jaycox	Pattison	Wearin
Files	Jensen	Paulson	Whiting
Fleming	Johnson of	Ratliff	Wilson
Forsling	Dickinson	Read	Mr. Speaker
Gilmore	King		

The nays were, none.

Absent or not voting, 40.

Albert	Ditto	Hunt	Pendray
Bair	Eckles	Johnson of	Randall
Baker	Figgins	Keokuk	Rawlings
Barnes	Finnern	Knudson	Rutledge
Berry	Greene	Lichty	Shields
Buchmiller	Griswold	Lomas	Simmer
Burton	Hansen	Lovrien	Taylor
Campbell	Hayes	Miller	Truax
Crozier	Heald	O'Donnell	Vaughn
Dean	Hollingsworth	Orr	Venard
			Vosseller

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On request of Cole of Harrison rule 58 was invoked with reference to House File No. 111, and the bill was recalled from the committee and placed on the calendar.



## MOTION TO RECONSIDER WITHDRAWN

MR. SPEAKER: I hereby withdraw the motion to reconsider the vote by which House File No. 360 passed the House, filed by me.

LEONARD SIMMER.

## MOTIONS TO RECONSIDER FILED

MR. SPEAKER: I move to reconsider the vote by which House File No. 359 passed the House.

R. W. COX.

MR. SPEAKER: I move to reconsider the vote by which H. F. 360 passed the House.

W. S. RICE.

## SPECIAL ORDER DEFERRED

Hill of Floyd asked and obtained unanimous consent to have House File No. 138, a special order for Tuesday, March 19th, deferred until Wednesday, March 20th, at 10:00 a. m.

## AMENDMENTS FILED

Torgeson of Worth filed the following amendment to House File No. 371:

Amend House File No. 371 by striking from Section one (1), lines twenty-two (22) to twenty-nine (29), inclusive, and substituting in lieu thereof the following: "When the assessments on a tract of land have been paid by different equitable or legal owners thereof, the refund herein provided for shall be made to the several parties in proportion to the amounts paid by each."

Whiting of Johnson filed the following amendment to House File No. 203:

Amend House File No. 203 by striking from section 4 of the bill, subsection 4028-c.

Forsling and Sass of Woodbury filed the following amendment to Senate File No. 285:

Amend section four (4) by striking out of lines twelve (12) and thirteen (13) the following:

"having a population of less than twenty-five thousand (25,000)".

On motion of Mathews of Des Moines the House adjourned until 9:00 a. m., Monday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 18, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Henry McCraven, Des Moines, Iowa.

Journal of March 16th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Truax of Buchanan for the day, on request of Torgeson of Worth; Campbell of Decatur for the day, on request of Read of Warren.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files Nos. 23, 125, 145, 257, 28, 52, 12, 99, 174 and 201.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House Files Nos. 23, 125, 145, 257, 28, 52, 12, 99, 174 and 201.

## BILLS SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 18th day of March, 1929, sent to the governor for his approval: House Files Nos. 12, 99, 174, 201, 23, 125, 145, 257, 28 and 52.

S. R. TORGESON, *Chairman.*

Report adopted.

#### REPORTS OF COMMITTEES

Hansen of Scott, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 327, a bill for an act to make an appropriation for the payment of the expenses incurred in the election contest of Ditto vs. Hattendorf, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking all of line nine (9), section one (1). Also amend by striking out of lines eleven (11) and twelve (12), section one (1), the figures "\$350.00" and inserting in lieu thereof the figures "\$200.00". Further amend by striking the words and figures "fourteen hundred fifty-six dollars and eighty-one cents (\$1456.81)" from lines three (3), four (4) and twenty (20) of section one (1) and inserting in lieu thereof the words and figures "six hundred fifty-six dollars and eighty-one cents (\$656.81)".

JOHN T. HANSEN *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 439, a bill for an act authorizing the creation of a commission for the purpose of erecting a monument at or near the site of the death of Black Hawk and making an appropriation therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JOHN T. HANSEN *Chairman.*

Passed on file.

McCaulley of Calhoun, from the committee on ways and means, submitted the following report:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File No. 248, a bill for an act to amend the law as it appears in section fourteen (14) of the Code, 1927, so as to provide for the payment of the expenses of members of the General Assembly, beg leave to report they have had the same under consideration and have

instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike out all after the enacting clause and substitute in lieu thereof the following:

Section 1. That the law as it appears in section fourteen (14) of the Code, 1927, be and the same is hereby amended by adding to the end thereof, the following:

"And each member of the General Assembly shall receive for expenses incurred the sum of Five Hundred dollars (\$500.00), which sum shall be paid to each member by the Auditor of State who shall draw the warrants therefor, and it shall be the duty of the Treasurer of State to pay the sum out of any funds in the state treasury not otherwise appropriated."

Section 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa Legioneer, a newspaper published at Des Moines, Iowa, and in The Telegraph Herald and Times Journal, a newspaper published at Dubuque, Iowa."

MARION R. McCAULLEY, *Chairman.*

Report adopted.

Hill of Floyd, from the committee on police regulation and suppression of crime, submitted the following report:

MR. SPEAKER: Your committee on police regulation and suppression of crime, to whom was referred House File No. 287, a bill for an act authorizing the sheriff of each county, with the cooperation of the Bureau of Investigation, to hold an annual conference and school of instruction for certain peace officers, and authorizing the payment of expenses of all officers attending, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LAFE HILL, *Chairman.*

Report adopted.

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 404, a bill for an act to amend the law as it appears in section ten thousand four hundred eleven (10411) of the Code of Iowa, 1927, relating to the legalization of incorporations, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Johnson of Dickinson, from the committee on board of control, submitted the following report:

MR. SPEAKER: Your committee on board of control, to whom was referred House File No. 308, a bill for an act to amend section thirty-seven hundred forty-two (3742) of the Code, relating to Salary of Guards at the penitentiary and men's reformatory, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

FRANCIS JOHNSON, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on board of control, to whom was referred House File No. 104, a bill for an act to make an appropriation for the purpose of purchasing additional real estate by the board of control of state institutions for the Iowa Training School for boys at Eldora, Iowa, and to authorize the purchase thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

FRANCIS JOHNSON, *Chairman.*

Rereferred to committee on board of control.

Also:

MR. SPEAKER: Your committee on board of control, to whom was referred Senate File No. 207, a bill for an act to repeal the law as it appears in Section thirty-three hundred sixty-six (3366), Code of 1927, and to enact a substitute therefor, relating to the right of admission of ex-service men in military forces of the United States and their wives or widows to the soldiers' home at Marshalltown, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRANCIS JOHNSON, *Chairman.*

Report adopted.

#### INTRODUCTION OF BILLS

House File No. 485, by committee on claims, a bill for an act to make an appropriation to Miss Lillian Bandy for injuries received while an employee of the Iowa Soldiers' Orphans' Home, Davenport, Iowa.

Read first and second times and referred to committee on appropriations.

House File No. 486, by committee on claims, a bill for an act to make an appropriation to the Des Moines Coliseum Company for armory rental.

Read first and second times and referred to committee on appropriations.

House File No. 487, by committee on claims, a bill for an act to make appropriation to John A. Stewart for compensation and traveling expenses while in the service of the Iowa National Guard.

Read first and second times and referred to committee on appropriations.

House File No. 488, by committee on claims, a bill for an act to make an appropriation to Fred R. Peterson to compensate him for personal injuries and damages to a threshing outfit.

Read first and second times and referred to committee on appropriations.

House File No. 489, by committee on claims, a bill for an act to make appropriation to the Hudson Jones Automobile Company for damages sustained on account of collision with an unlighted road maintenance truck on the public highway.

Read first and second times and referred to committee on appropriations.

House File No. 490, by committee on claims, a bill for an act to make an appropriation to the Iowa Industrial Commissioner for the purpose of paying for medical attention and hospitalization of Charles Lindwall, an employee of the Iowa State Highway Commission.

Read first and second times and referred to committee on appropriations.

House File No. 491, by committee on claims, a bill for an act to make an appropriation to Judge Edgar A. Morling as compensation for services from January 1, 1927, to March 1, 1929.

Read first and second times and referred to committee on appropriations.

House File No. 492, by committee on claims, a bill for an act to make appropriation to E. L. Riemschneider for the sum of six

dollars (\$6.00) and to the Sunny Side School District for the sum of fourteen and 50/100 dollars (\$14.50), for damages from snow plow operated by Iowa State Highway Commission.

Read first and second times and referred to committee on appropriations.

House File No. 493, by committee on claims, a bill for an act to make appropriation to the Twin Lakes Protective Association for labor performed at East Twin Lake.

Read first and second times and referred to committee on appropriations.

House File No. 494, by committee on claims, a bill for an act to make appropriation to Ralph W. Pabst and Leslie E. Williams, for injuries received while under orders at regular drill as members of the Iowa National Guard.

Read first and second times and referred to committee on appropriations.

House File No. 495, by committee on claims, a bill for an act to make appropriation to the 133rd Infantry, 168th Infantry and the 113th Cavalry of the Iowa National Guard to reimburse said organizations for monies invested in permanent buildings at Camp Dodge, Iowa.

Read first and second times and referred to committee on appropriations.

House File No. 496, by committee on claims, a bill for an act to make an appropriation to Julius Boeckh for expenses and services as a member of the commission to ascertain and report the facts relative to the feasibility of constructing interstate bridges across the Mississippi river joining the state of Iowa with the state of Wisconsin, under the provisions of chapter two hundred nine (209), Acts of the Forty-first General Assembly as amended.

Read first and second times and referred to committee on appropriations.

McCaulley of Calhoun, from the committee on ways and means, offered the following concurrent resolution:

#### HOUSE CONCURRENT RESOLUTION NO. 8

*Whereas*, The several states of the Union are prohibited from taxing the personal property of national banks and may tax their shares only as

permitted by Congress, under the provisions of Section fifty-two hundred nineteen (5219) of the Revised Statutes of the United States, which in effect permits the taxation of such shares in the same manner as other moneyed capital within the state; and

*Whereas*, It is contended by said banks that notes and mortgages in the hands of individual citizens representing the investment of their personal funds for the purpose of deriving the interest upon such investment and in bonds and other security commonly known as moneys and credits, are within the meaning of section fifty-two hundred nineteen (5219), Revised Statutes of the United States, moneyed capital, and in competition with the shares of stock in national banks; and

*Whereas*, Every attempt at taxation of money and credits at more than a nominal rate has proved a failure, and the practice of taxing money and credits at a low rate has in each of the many states employing that method resulted in reaching enormously greater amounts of such property and in producing a larger revenue and in the better distribution and equalizing of the burden of maintaining government; and

*Whereas*, The Supreme Court of the United States and many courts of last resort in the several states have held taxes levied upon bank shares in states taxing money and credits, including money owned by individuals and invested by them in mortgages, bonds and other securities, to be invalid, on the ground that a substantial part of such investments are other moneyed capital in competition with such bank shares, and by reason of the failure of the owners to declare them for taxation at a relatively higher rate than that provided by statute; and

*Whereas*, The schemes contained in section fifty-two hundred nineteen (5219), Revised Statutes of the United States, as amended, providing for the taxing of bank shares by income or excise rather than by value, are neither practicable nor adaptable by the plans of taxation used in states raising their revenue by the ad valorem method of taxation, which method has always been and now is in use by substantially all the states in the Union; and

*Whereas*, The states find themselves faced with the choice of radically altering their taxation systems to meet the objections of owners of bank stock, or to virtually exempt such stock from taxation; and

*Whereas*, An effort is being made by the taxing officials of the various states of the Union to bring about the amendment of section fifty-two hundred nineteen (5219), Revised Statutes of the United States, so as to permit the continuation of the ad valorem method of taxation and the taxing of moneys and credits at a relatively low rate, also permitting the taxation of bank shares at a higher rate than moneys and credits, and upon a basis fair and equitable to the owners of bank stock and the general tax-paying public; Therefore

*Be It Resolved by the House of Representatives, the Senate concurring:* That the Congress of the United States be and the same is hereby



urgently petitioned and requested to amend section fifty-two hundred nineteen (5219), Revised Statutes of the United States, so as to permit the taxation of the shares of national banks upon a fair and equitable basis, as contemplated by bills now pending before the Senate and House of Representatives of the Congress, and amendments proposed thereto.

*Be It Further Resolved*, That on the passage of this resolution, the Secretary of State shall certify a copy hereof to the President of the Senate and the Speaker of the House of Representatives of the Congress of the United States, and to each Senator and Representative of the State of Iowa at Washington, D. C.

Laid over under rule 34.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate refuses to concur in House Amendment to Senate Amendment to House File No. 86, relating to life insurance and medical examinations therefor.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 292, a bill for an act relating to street improvements, sewers, special assessments and bonds and certificates issued therefor.

WALTER H. BEAM, *Secretary*.

#### SENATE MESSAGE CONSIDERED

Senate File No. 292, a bill for an act to amend sections five thousand nine hundred ninety-two (5992), five thousand nine hundred ninety-six (5996), and six thousand thirty-one (6031), of the Code, 1927, relating to street improvements, sewers, special assessments and bonds and certificates issued therefor.

Read first and second times and referred to committee on cities and towns.

Simmer of Wapello moved that the House insist on House amendment to House File No. 86 in which the Senate refused to concur.

Motion prevailed.

## CONSIDERATION OF BILLS

The hour having arrived for the Special Order, House File No. 424, a bill for an act to provide for the supervision and regulation by the Board of Railroad Commissioners of this state, of all persons engaged in the public transportation of property for hire by motor vehicles not operating between fixed termini nor over a regular route and for the enforcement of this act and punishment for the violation of the provisions thereof and to provide for the levy and collection of a permit fee to be paid by such truck operators for the administration and enforcement of the provisions thereof, was taken up for consideration.

O'Brien of Allamakee offered the following amendment and moved its adoption:

Amend House File No. 424 by striking sub-section five (5) of section seven (7).

Amendment adopted.

Simmer of Wapello offered the following amendments and moved their adoption:

Amend House File No. 424 by striking section twelve (12) also by striking section seventeen (17) and inserting in lieu thereof the following:

"Sec. 17. The applicant shall pay all costs of any hearing, held pursuant to the provisions of this act, if such application is denied or the objector shall pay such costs in the event his objections are not sustained."

Also by striking section eighteen (18) and inserting in lieu thereof the following:

"Sec. 18. When objections have been filed to the granting of any permit the commission shall have the right to require both the applicant and objector or objectors to deposit with it, before a date for such hearing is set, an amount of money to be determined by the commission to secure the payment of the said costs. On default of such objector or objectors making such deposit the commission shall issue such permit without hearing."

Also by inserting in line 11, section 28, between the words "operator" and "be" the word "would".

Also by striking the words "twenty-one" in line 2 of section 31 and inserting in lieu thereof the word "nineteen".

Amendments adopted.

Rutledge of Webster offered the following amendment and moved its adoption:

Amend House File No. 424 by adding in line four (4) of section one (1) after the word "track" the following words "but principally".

Amendment adopted.

Byers of Linn offered the following amendment and moved its adoption:

Amend House File No. 424 by striking sections 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, and 42 and inserting in lieu thereof the following:

"Upon the filing of the application and otherwise complying with the terms and conditions of this act, the commission shall issue to the applicant a permit as herein defined."

Also renumber remaining sections of the bill.

Amendment adopted.

Elliott of Scott moved that further action on House File No. 424 be deferred until Tuesday morning and that the bill be reprinted with all amendments adopted, and showing all pending amendments.

Motion prevailed.

Hubbard of Pottawattamie moved that the House resolve itself into a committee of the whole for the consideration of Senate File No. 169 immediately upon the final disposition of House File No. 424.

Motion prevailed.

#### MADE SPECIAL ORDER

King of Clay asked and obtained unanimous consent to have House Joint Resolution No. 2 made a Special Order for Thursday, March 21st, at 10:00 a. m.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 34, a bill for an act relative to the recount of ballots in primary elections.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 202, a bill for an act to provide for filling vacancies in nominations presidential electors.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 263, a bill for an act relating to bus franchises and election thereon.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 47, a bill for an act relating to insurance and policies of insurance on automobiles.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 307, a bill for an act relating to the liability bond of a motor carrier, and to enact a substitute therefor.

WALTER H. BEAM, *Secretary.*

#### SENATE AMENDMENT TO HOUSE FILE NO. 307

Amend by adding thereto, after the comma (,), in line twenty-one (21), of Section one (1), the following:

“when service cannot be obtained on the motor carrier within this state,”.

#### PROOF OF PUBLICATION

The official proof of publication of House File No. 391, a bill for an act to make permanent the temporary transfer of certain funds by the municipality of Charles City, Iowa, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

#### HOUSE FILE REFERRED

House File No. 463 was recalled from the committee on elections and referred to the committee on compensation of public officers.

APPOINTMENT OF CONFERENCE COMMITTEE ON  
HOUSE FILE NO. 86

As a conference committee on House File No. 86, the Speaker appointed the following members: McCaulley of Calhoun, Allen of Pocahontas, Byers of Linn, and Venard of Sioux.

On motion of Reno of Polk the House adjourned until 9:00 a. m. Tuesday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 19, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. R. Stanley Brown, pastor of the Presbyterian church, Winfield, Iowa.

Journal of March 18th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Truax of Buchanan indefinitely, on request of Torgeson of Worth; Allen of Pocanhontas for the forenoon, on request of Lovrien of Humboldt; Lomas of Howard for the day, on request of Orr of Clayton.

## PETITIONS

Aiken of Ida presented a petition from members of the board of trustees of Logan township opposing any plan to remove from township trustees their supervision over township roads.

Referred to committee on roads and highways.

Buchmiller of Greene presented a petition from members of the Greene County Medical Society favoring the passage of House File No. 373.

Referred to committee on public health.

Rice of Clinton presented a petition from the Business and Professional Woman's Club of Clinton favoring the passage of the bill establishing the office of county nurse.

Referred to committee on public health.

Dean of Sac presented a petition from citizens of Sac county favoring House File No. 282.

Referred to committee on fish and game.

Lomas of Howard presented a petition from citizens of Cresco protesting against any change in the administration of the fish and game department; also protesting against House File No. 282.

Referred to committee on fish and game.

#### REPORTS OF COMMITTEES

Cole of Harrison, from the committee on public health, submitted the following report:

MR. SPEAKER: Your committee on public health, to whom was referred Senate File No. 189, a bill for an act to regulate the practice of cosmetology and schools of instruction in such profession and to provide for license fees for practitioners, itinerants, apprentices, practitioners in the use of the electric needle, and for schools; and to amend the law as it appears in section twenty-five hundred eleven (2511), section twenty-five hundred sixteen (2516), section twenty-five hundred eighty-five-b two (2585-b2), section twenty-five hundred eighty-five-b four (2585-b4), and section twenty-five hundred eighty-five-b six (2585-b6) of the Code, 1927; and to repeal section twenty-five hundred eighty-five-b five (2585-b5), and section twenty-five hundred eighty-five-b nine (2585-b9), of the Code, 1927, and to enact substitutions therefor; relating to the practice of certain professions affecting the public health and pertaining to the practice of cosmetology, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that Senate File No. 189 be substituted for House File 228 and be amended as follows, and when so amended the bill do pass:

Amend by striking out Section thirteen (13) "the publication clause".

E. J. COLE, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on public health, to whom was referred House File No. 351, a bill for an act to amend chapter one hundred sixty-one (161) of the Code, 1927, relating to the buying and selling of bread and other bakery products, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. J. COLE, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on public health, to whom was referred House File No. 408, a bill for an act to amend section four thou-

sand twenty-eight (4028), of the Code, 1927, relating to the payment of expenses incurred in the medical and surgical treatment of indigent persons at the University Hospital, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. J. COLE, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on public health, to whom was referred House File No. 346, a bill for an act permitting the State Department of Health to accept financial aid from the Government of the United States for public health work in the State of Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. J. COLE, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on public health, to whom was referred Senate File No. 95, a bill for an act to amend sections two thousand three hundred sixty-two (2362), two thousand three hundred sixty-three (2363) and two thousand three hundred sixty-four (2364) of the Code, 1927, authorizing the board of supervisors and the council of a city or town to levy a public nurse or public welfare worker fund, and to provide for the employment of a public nurse or public welfare worker, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. J. COLE, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on public health, to whom was referred Senate File No. 191, a bill for an act to repeal chapter one hundred twenty-four (124) of the Code, 1927, and to enact a substitute therefor relating to the regulation of the Practice of Embalming, the licensing of its practitioners, the inspection of their places of business, the defining of misdemeanor for the violation of certain of its provisions, and the fixing of a penalty therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking from section eight (8) line two (2), the words "by aid of authorized peace officers,".

E. J. COLE, *Chairman.*

Report adopted.



Also :

MR. SPEAKER: Your committee on public health, to whom was referred Senate File No. 125, a bill for an act to amend the law as it appears in section twenty-five hundred eighty-five b thirteen (2585-b13) of the Code of 1927, relating to the requirements for license to practice barbering, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking out section two (2) "the publication clause".

E. J. COLE, *Chairman.*

Report adopted.

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 130, a bill for an act to regulate the filing and approval of bonds when required in appeals to any court, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 449, a bill for an act to make permanent the temporary transfer of money from the county bond fund to the county general fund of Davis County, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 332, a bill for an act to legalize the proceedings of the city council of the city of Des Moines, in Polk County, Iowa, and to approve the acts and proceedings of said city and its officers and employees in the handling of the "removing snow and ice fund" and other funds of said city, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 412, a bill for an act to repeal section ten thousand four hundred twenty-eight (10428), of the Code of 1927, and to enact a substitute therefor relating to the age at which marriages may be contracted, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking all following line three (3) of the bill and by inserting in lieu thereof the following:

"A marriage of a male of less than eighteen (18) years of age or a marriage of a female of less than sixteen (16) years of age shall not be valid; provided, however, that a marriage of a male of sixteen (16) and under eighteen (18) years of age, or by a female of fourteen (14) and under sixteen (16) years of age, may be permitted by written order of a judge of the district court filed in the office of the clerk of the district court and thus be valid. However, if either party to a marriage has not attained the age as thus fixed or permitted, the marriage will be a nullity or not, at the option of such party, if he or she makes it known at any time before he or she is six (6) months older than the age thus fixed."

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 164, a bill for an act to define, regulate and license real estate brokers and real estate salesmen; to create a State Real Estate Commissioner; and to provide a penalty for a violation of the provisions thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

McMillan of Benton, from the committee on commerce and trade, submitted the following report:

MR. SPEAKER: Your committee on commerce and trade, to whom was referred House File No. 237, a bill for an act creating a board of retail food distribution providing for the licensing of all retail food establishments and further providing for the advancement of the art of care and distribution of food supplies by the board of retail food distribution, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. E. McMILLAN, *Chairman.*

Report adopted:

Also:

**MR. SPEAKER:** Your committee on commerce and trade, to whom was referred House File No. 296, a bill for an act requiring all manufacturers, wholesale and retail dealers of wearing apparel, blankets and robes to plainly state upon the article sold the percentage of wool therein contained, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

J. E. MCMILLAN, *Chairman.*

Passed on file.

Lichty of Black Hawk, from the committee on schools and textbooks, submitted the following report:

**MR. SPEAKER:** Your committee on schools and textbooks, to whom was referred House File No. 265, a bill for an act to amend the law as it appears in section forty-four hundred forty-six (4446) of the Code, 1927, relating to schools and textbooks therefor; to repeal the law as it now appears in sections forty-four hundred fifty-six (4456), forty-four hundred fifty-seven (4457), forty-four hundred fifty-eight (4458), forty-four hundred fifty-nine (4459), forty-four hundred sixty (4460), forty-four hundred sixty-one (4461), forty-four hundred sixty-two (4462), and forty-four hundred sixty-three (4463) of the Code, 1927, relating to county uniformity of school textbooks and arranging for their selection and supply; to enact substitutes for the statutory provisions so repealed, authorizing the county board of education to select, purchase and pay for school textbooks and to sell same to the respective districts; also to provide for the custody and distribution of such textbooks, and to make their use mandatory, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File No. 265 by striking out section 1 and inserting in lieu thereof the following: "That the law as it appears in section forty-four hundred forty-six (4446) of the Code, 1927, be and the same is hereby amended by striking out the words "school corporations" in lines two and three and inserting in lieu thereof the following: 'city or town independent district employing more than twelve teachers'".

Also amend Sec. 3 by striking in line 3 after the word "all" which appears the second time in the line, the words "school districts within their respective counties, employing less than eight teachers", and inserting in lieu thereof the following: "rural independent and rural township school corporations and all village, town, and consolidated districts employing less than twelve teachers".

Also amend by striking from line 2 of Sec. 4 the words "employing less than eight teachers".

Further amend Sec. 4 by striking all after the words "1927" in line 8.

Re-number Sec. 8 as Sec. 9 and insert the following as Sec. 8: "This act shall not apply to those counties which have heretofore entered into contracts under the law as provided by the adoption of county uniform textbooks until such contracts expire".

E. M. LICHTY, *Chairman.*

Report adopted.

McIntosh of Muscatine, from the committee on compensation of public officers, submitted the following report:

MR. SPEAKER: Your committee on compensation of public officers, to whom was referred House File No. 363, a bill for an act to amend the law as it appears in Section fifty-three hundred eighty-eight-b one (5388-b1) of the Code of Iowa, 1927, relating to compensation of the Soldiers' Relief Commission, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

J. E. MCINTOSH, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on compensation of public officers, to whom was referred House File No. 331, a bill for an act to amend Section ten thousand eight hundred forty-six (10846) of the Code, 1927, relating to the fees of Grand Jurors in counties having a population of 125,000 and over, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

J. E. MCINTOSH, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on compensation of public officers, to whom was referred House File No. 123, a bill for an act to repeal Section fifty-two hundred thirty-seven (5237) of the Code, 1927, relating to compensation of coroners, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

J. E. MCINTOSH, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on compensation of public officers, to whom was referred Senate File No. 84, a bill for an act to amend the law

as it appears in Sections fifty-two hundred twenty-one (5221), fifty-two hundred twenty-three (5223), and fifty-two hundred thirty-one (5231) of the Code, 1927, relating to compensation of county officers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass. •

J. E. McINTOSH, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on compensation of public officers, to whom was referred House File No. 388, a bill for an act to amend Section forty-six hundred twenty-five (4625) of the Code, 1927, referring to the salary of the members of the Highway Commission, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking from line 4 the words and figures "twenty dollars (\$20.00)", and inserting in lieu thereof, the words and figures "twelve dollars and fifty cents (\$12.50)".

Also amend by striking all after the word "exceed" in line 7, and inserting in lieu thereof, "twenty-five hundred dollars (\$2,500.00)".

J. E. McINTOSH, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on compensation of public officers, to whom was referred Senate File No. 221, a bill for an act to amend Section fifty-two hundred twenty-four (5224) of the Code of Iowa, 1927, relating to salary of county recorder, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

J. E. McINTOSH, *Chairman*.

Report adopted.

Johnson of Keokuk, from the committee on animal industry, submitted the following report:

MR. SPEAKER: Your committee on animal industry, to whom was referred House File No. 276, a bill for an act to amend the law as it appears in section twenty-six hundred fifty-three (2653) of the Code of Iowa, 1927, relating to importation of livestock into the state, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Section 1. by inserting after the word "tested" in line eight (8) the following words "within thirty days prior to the date of importation".

RAYMOND JOHNSON, *Chairman.*

Report adopted.

Hanson of Winnebago, from the committee on elections, submitted the following report:

MR. SPEAKER: Your committee on elections, to whom was referred House File No. 345, a bill for an act to provide for a presidential primary election in this State, and also to provide directions and instructions for delegates to the National Convention of any political party in accordance with the expressed will of the voters of that party at said presidential primary election, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

H. N. HANSON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on elections, to whom was referred House File No. 375, a bill for an act to amend section nine hundred thirty-six (936) of the Code, 1927, relating to the issuance of applications and ballots to absent voters, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

H. N. HANSON, *Chairman.*

Passed on file.

#### INTRODUCTION OF BILLS

House File No. 497, by committee on ways and means, a bill for an act relating to the assessment of property for taxation, to create a state board of assessment and review, to define the powers, rights, and duties of said board and of the officers thereof, and of other public officers with reference to said subject matter, to repeal chapter twenty-two (22) relating to appeal board, to repeal section 360, Code of 1927, relating to appeal board and enact a substitute therefor, to amend section 390 to make reference to chapter conform to repeal of chapter twenty-two (22) Code of 1927, to amend chapters 336 to 341 and 341-A1, Code of 1927, inserting the term "board" in lieu of term "executive council", to amend section three hundred two (302), relating to supplies for public officers, to amend section ten hundred sixty-three (1063), relating to the bonds of public officers, and to amend section eleven thousand two hundred sixty-eight (11268), relat-

ing to criminating questions in the examination of witnesses, all of the Code, 1927, to transfer to the board herein created the duties of the executive council in so far as the duties of said council relate to the assessment of property for taxation, including the assessment of public utilities, to transfer to the board the powers and duties of the auditor of state in so far as the same relate to assessment and taxation of property to coordinate existing statutes with this act, and to make an appropriation for the purpose of carrying out the provisions of this act.

Read first and second times and passed on file.

House File No. 498, by committee on mines and mining, a bill for an act to repeal section eight thousand sixty-two, (8062) of the Code, 1927, and enacting a substitute therefor, relating to the making of special rates for certain industries and to enact a substitute therefor.

Read first and second times and passed on file.

House File No. 499, by committee on judiciary, a bill for an act to provide for refund of taxes, fees, licenses collected from insurance companies by or through error, mistake or erroneous interpretation of the statute.

Read first and second times and passed on file.

House File No. 500, by committee on judiciary, a bill for an act to amend, revise and codify sections nineteen hundred fifty-four (1954), nineteen hundred fifty-six (1956), nineteen hundred sixty-six (1966), thirteen thousand three hundred ninety-eight (13398) and thirteen thousand four hundred one (13401), and to amend sections thirteen thousand three hundred ninety-six (13396) and thirteen thousand three hundred ninety-seven (13397) of the Code, 1927, relating to former convictions of criminal offenses.

Read first and second times and passed on file.

O'Brien of Allamakee offered the following concurrent resolution:

#### HOUSE CONCURRENT RESOLUTION NO. 9

To memorialize Congress to establish a National Park along the upper Mississippi River in northeastern Iowa upon the Federal Game Preserve.

*Whereas*, The United States now owns considerable land located in northeastern Iowa along the Mississippi River and along the head waters of the Mississippi River, which is devoted to and used by the Federal Government as a game preserve; and

*Whereas*, There is now no National Park located in the upper Mississippi Valley, such as the National Parks located elsewhere in the United States; and

*Whereas*, It is desirable that there be a National Park located in the upper Mississippi River Valley on the land already owned by the Federal Government in the vicinity of the head waters of the Mississippi River and on some of the high land adjacent to said Federal Preserve which could be easily acquired by the Government; therefore

*Be It Resolved by the House, the Senate Concurring*, That the Congress of the United States is hereby memorialized and requested to authorize the establishment of a new National Park upon the lands now owned by the Federal Government and located adjacent to and along the head waters of the Mississippi River, which is now used and devoted to the purposes of a Federal Game Preserve, and also to acquire such additional high lands adjacent and adjoining said Federal lands as will be necessary and desirable for a National Park. Said new park when so established to embrace and include that portion of northeastern Iowa located along the upper Mississippi River.

*Be It Further Resolved*, That copies of this resolution be forwarded by the Secretary of State of Iowa to the Secretary of the Interior of the United States and to the proper committees of the respective houses of the Congress of the United States.

Laid over under Rule 34.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 390, a bill for an act relating to assessments for the construction of main sewers.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 232, a bill for an act relating to stipulation for arbitration of loss under contracts of insurance.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:



Senate File No. 270, a bill for an act relating to the expenditure of the soldiers' relief fund.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 412, a bill for an act to repeal sections eighty-seven hundred fifty-two (8752) and eighty-nine hundred sixty-nine (8969) of the Code of Iowa, 1927, so as to fix reciprocal requirements as to taxes, fines, penalties, license fees, certificate of authority, certificates of solvency, and otherwise, of insurance companies.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 200, a bill for an act relating to the furnishing of labor and services in connection with public improvements.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 392, a bill for an act relating to the condemnation by cities of private property for right of way for sewers.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 210, a bill for an act relative to the taking of fingerprints and palmprints of certain violators of the criminal laws.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 276, a bill for an act relating to the creation of a Valuation Committee in certain cities.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 341, a bill for an act to make permanent a transfer of funds by the Board of Supervisors of Shelby County, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 358, a bill for an act to legalize and make permanent the transfer of money from certain funds to other funds by the Board of Supervisors of Keokuk County, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 360, a bill for an act relating to the examinations of the account of waterworks operated by a Board of Waterworks Trustees.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 293, a bill for an act relating to articles of incorporation of farm aid associations.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 192, a bill for an act relating to the investment of funds of insurance companies other than life.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 280, a bill for an act relating to payment of benefits in aid of blind persons.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 119, a bill for an act to provide for the designation and marking of lateral or detour routes passing through the business district of cities and towns on the primary road system.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 332, a bill for an act relating to the different practices of engineering.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 361, a bill for an act relating to examinations by the Auditor of State of the accounts of cities and towns.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 413, a bill for an act to provide for refund of taxes, fees, licenses collected from insurance companies by or through error, mistake, or erroneous interpretation of statute.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 418, a bill for an act relative to group insurance and granting authority to labor organizations and teachers associations to issue group insurance on their members.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 409, a bill for an act to legalize a transfer of funds by the city council of Forest City, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 400, a bill for an act relating to cities controlling bridge fund.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 83, a bill for an act relating to allowance for the support of indigent tubercular patients.

Also, that the Senate has concurred in the House amendments to Senate File No. 284, concerning the licensing of aircraft and airmen, the establishment of air traffic rules, and to make uniform the law with reference thereto.

WALTER H. BEAM, *Secretary.*

#### SENATE MESSAGES CONSIDERED

Senate File No. 119, a bill for an act to provide for the designation and marking of lateral or detour routes passing through the business districts of cities and towns on the primary road system.

Read first and second times and referred to committee on roads and highways.

Senate File No. 332, a bill for an act to amend section eighteen hundred fifty-five (1855) of the Code, 1927, relating to the different practices of engineering.

Read first and second times and referred to committee on aeronautics.

Senate File No. 361, a bill for an act to amend section one hundred thirteen (113), Code, 1927, relating to examinations by the Auditor of State of the accounts of cities and towns.

Read first and second times and referred to committee on cities and towns.

Senate File No. 413, a bill for an act to provide for refund of taxes, fees, licenses collected from insurance companies by or through error, mistake, or erroneous interpretation of statute.

Read first and second times and referred to committee on insurance.

Senate File No. 418, a bill for an act to amend section eighty-six hundred seventy-six (8676) of the Code, 1927, relative to group insurance and granting authority to labor organizations and teachers associations to issue group insurance on their members.

Read first and second times and referred to committee on insurance.

Senate File No. 409, a bill for an act to legalize a transfer of funds by the city council of Forest City, Iowa.

Read first and second times and referred to committee on judiciary.

Senate File No. 400, a bill for an act to amend the law as it appears in section five thousand eight hundred seventy-five (5875) relating to cities controlling bridge fund.

Read first and second times and referred to committee on cities and towns.

Senate File No. 83, a bill for an act to amend section fifty-three hundred seventy-two (5372) of the Code, 1927, relating to allowance for the support of indigent tubercular patients.

Read first and second times and referred to committee on board of control.

Senate File No. 390, a bill for an act to amend section fifty-nine hundred eighty-six (5986), as it appears in the Code of 1927, relating to assessments for the construction of main sewers.

Read first and second times and referred to committee on cities and towns.

Senate File No. 232, a bill for an act to amend chapter 406, Code 1927, relating to stipulation for arbitration of loss under contracts of insurance.

Read first and second times and referred to committee on insurance.

Senate File No. 270, a bill for an act to amend section fifty-three hundred eighty-five (5385), Code, 1927, relating to the expenditure of the soldiers' relief fund.

Read first and second times and referred to committee on military affairs.

Senate File No. 412, a bill for an act to repeal sections eighty-seven hundred fifty-two (8752) and eighty-nine hundred sixty-nine (8969) of the Code of Iowa, 1927, so as to fix reciprocal requirements as to taxes, fines, penalties, license fees, certificates of authority, certificates of solvency, and otherwise, of insurance companies.

Read first and second times and referred to committee on insurance.

Senate File No. 200, a bill for an act to amend section ten thousand two hundred ninety-nine (10299) of the Code of Iowa, 1927, relating to the furnishing of labor and services in connection with public improvements.

Read first and second times and referred to committee on roads and highways.

Senate File No. 392, a bill for an act to amend section fifty-nine hundred and eighty-nine (5989), as it appears in the Code of 1927, relating to the condemnation by cities of private property for right of way for sewers.

Read first and second times and on motion of Reno of Polk, substituted for House File No. 445.

Senate File No. 210, a bill for an act to amend section thirteen thousand four hundred seventeen b one (13417-b1) of the Code, 1927, relative to the taking of fingerprints and palmprints of certain violators of the criminal laws.

Read first and second times and referred to committee on police regulation and suppression of crime.

Senate File No. 276, a bill for an act relating to the creation of a valuation committee in certain cities; prescribing the powers and duties of said committee; providing the procedure for initiating, approving and ordering certain public improvements; procuring the advice of certain city officials; providing for a default and deficiency fund; providing for notices and hearings, and the procedure necessary to secure the approval by the city council of resolution of necessity and contents thereof, and confirmation by the district court of certain special assessments and real estate valuations in advance of the performance of the work, and providing for re-assessment in certain cases, and providing for rebates, forfeitures, the issuance of bonds, and providing for the lien of special assessments and the exemption of certain cities from certain claims.

Read first and second times and referred to committee on cities and towns.

Senate File No. 341, a bill for an act to make permanent a transfer of funds by the board of supervisors of Shelby county, Iowa.

Read first and second times and referred to committee on judiciary.

Senate File No. 358, a bill for an act to legalize and make permanent the transfer of money from certain funds to other funds by the board of supervisors of Keokuk county, Iowa.

Read first and second times and referred to committee on judiciary.

Senate File No. 360, a bill for an act to amend section sixty-one seventy-seven (6177), Code 1927, relating to examinations of the account of waterworks operated by a board of waterworks trustees.

Read first and second times and referred to committee on cities and towns.

Senate File No. 293, a bill for an act to amend section twenty-nine hundred and twenty-six (2926), section twenty-nine hundred and twenty-six-b1 (2926-b1), section twenty-nine hundred and thirty (2930), and section twenty-nine hundred and thirty-eight (2938) of the Code, 1927, relating to articles of incorporation of farm aid associations, and to extend the powers of such associations, and providing for appropriation by board of supervisors to such associations, and relating to the annual reports of such associations.

Read first and second times and referred to committee on agriculture.

Senate File No. 192, a bill for an act to amend the law as it appears in section eighty-nine hundred and twenty-seven (8927) of the Code of 1927 relating to the investment of funds of insurance companies other than life.

Read first and second times and referred to committee on insurance.

Senate File No. 280, a bill for an act to amend section fifty-three hundred eighty-four (5384), Code, 1927, relating to payment of benefits in aid of blind persons.

Read first and second times and referred to committee on county and township organization.

#### MADE SPECIAL ORDER

Nelson of Hancock asked and obtained unanimous consent to have House File No. 207 made a special order for Friday, March 22nd, at 10:00 a. m.

#### BILL APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had on March 16th approved the following bill: House File No. 14.

#### CONSIDERATION OF BILLS

The House resumed consideration of House File No. 424, a bill for an act to provide for the supervision and regulation by the board of railroad commissioners of this state, of all persons engaged in the public transportation of property for hire by motor vehicles not operating between fixed termini nor over a regular route and for the enforcement of this act and punishment for the violation of the provisions thereof and to provide for the levy and collection of a permit fee to be paid by such truck operators for the administration and enforcement of the provisions thereof, was taken up for consideration.

Reimers of Lyon offered the following amendment and moved its adoption:

Amend section fourteen (14) of line seventeen (17) by changing the comma “(,)” to a period “(.)” and striking out the following:

“provided, however, that upon submission by any truck operator to the commission of satisfactory proof of his ability to pay any claims that would otherwise be covered by such insurance policy the provisions of this section relative thereto shall not apply.”

Amendment adopted.

McIlrath of Poweshiek offered the following amendment and moved its adoption:

Amend line one (1) of section twelve (12) by striking the word “all”.

Also, amend line one (1) of section twelve (12) by striking the word “shall” and inserting in lieu thereof the word “may”.

Also, amend by adding thereto the following: "Unexpended balances shall be credited to the general fund of the State."

Shields of Clarke offered the following amendment to the amendment and moved its adoption:

Amend by striking the first two paragraphs of the amendment and inserting in lieu thereof the following:

"Amend line one (1) of section twelve by inserting after the word "act" the following: "or so much thereof as may be necessary".

Amendment to the amendment adopted.

Amendment, as amended, adopted.

Hubbard of Pottawattamie offered the following amendment and moved its adoption:

Amend House File No. 424 as follows:

Amend section twenty-five (25) by striking all of line six after the word "provided" and by striking all of lines seven, eight, nine, ten, eleven, twelve, thirteen, fourteen, and all of that part of line fifteen preceding the word "The".

Amendment adopted.

Shields of Clarke offered the following amendment and moved its adoption:

Amend House File No. 424 by striking out the words and figures ten (\$10.00) dollars in line four of section nine and inserting in lieu thereof the words and figures five (\$5.00) dollars.

Amendment adopted.

Byers of Linn offered the following amendment and moved its adoption:

Amend House File No. 424 by inserting in line 17 of Section 14, after the comma following the word "company" the following:

"When service cannot be obtained on the truck operator within this state".

Amendment adopted.

Smith of O'Brien moved the previous question.

Motion prevailed.

Hubbard of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.



On the question, "Shall the bill pass?"

The ayes were, 60.

Aiken	Elliott of Scott	Johnson of	Ryder
Albert	Ellsworth	Dickinson	Rylander
Bair	Files	King	Sass
Barnes	Forsling	Knudson	Shannon
Bixler	Greene	Lamb	Simmer
Burton	Hall	Lovrien	Smith
Bush	Hatter	McCreery	Swanson
Byers of Linn	Hayes	McIlrath	Taylor
Campbell	Heald	McMillan	Torgeson
Cole	Helgason	Nelson of Story	Van Buren
Crozier	Hollingsworth	O'Brien	Van Wert
Dayton	Hopkins	O'Donnell	Venard
Dean	Hubbard	Paulson	Wamstad
Ditto	Irwin	Reimers	Wearin
Eckles	Jensen	Rice	Whiting
		Rutledge	

The nays were, 38.

Baker	Gilmore	Johnson of	Pendray
Ballew	Hagglund	Keokuk	Randall
Berry	Hansen	Kline	Ratliff
Buchmiller	Hanson	Lichty	Rawlings
Byers of Fayette	Hill	McIntosh	Read
Clark	Holmgren	Mathews	Shields
Cox	Hunt	Miller	Vaughn
Figgins	Hush	Mounce	Wilson
Finnern	Istad	Orr	Mr. Speaker
Fleming	Jaycox	Pattison	

Absent or not voting, 10.

Allen	Hollis	Nelson of	Truax
Elliott of Polk	Lomas	Hancock	Vosseller
Griswold	McCaulley	Reno	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Hubbard of Pottawattamie moved that the vote by which House File No. 424 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Helgason of Emmet moved that when the House adjourn it be to reconvene at 2:00 p. m., today.

Motion prevailed.

In accordance with the motion by Elliott of Scott, found in the journal of March 18th, the House resolved itself into a committee of the whole.

The House reconvened.

Speaker Johnson in the chair.

Hansen of Scott moved that the House adjourn at 4:00 p. m. today to reconvene at 7:00 o'clock this evening.

#### HOUSE FILE WITHDRAWN

Venard of Sioux asked and obtained unanimous consent to have House File No. 363 withdrawn from the committee on compensation of public officers and from further consideration of the House.

#### REPORTS OF COMMITTEES

Hubbard of Pottawattamie, from the committee on motor vehicles and transportation, submitted the following report:

MR. SPEAKER: Your committee on motor vehicles and transportation, to whom was referred House File No. 176, a bill for an act to regulate the registration of motor vehicles and the issuance of chauffeur's license and the cancellation of such registration and license when an unsatisfied final judgment arising from the negligent operation of a motor vehicle exists against the applicant for such registration or license, to prohibit the operation of motor vehicles by parties against whom such unsatisfied judgment exists, and to provide penalties for the violation of this act, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike all after the enacting clause and inserting in lieu thereof, the following:

Section 1. Chapter two hundred fifty-one (251) of the Code, 1927, is hereby amended by adding thereto the following additional sections:

Sec. 2. Suspension of licenses. Whenever a final judgment is recovered in any court of record of this state in an action for damages for injury to or death of a person or for injury to property caused by the operation or ownership of any motor vehicle on the highways of the state, and such judgment shall remain unsatisfied and unstayed for a period of sixty (60) days after the entry thereof, a transcript of such judgment duly authenticated may be filed with the county treasurer and thereupon the county treasurer shall forthwith suspend the license, if any, of the judgment debtor or debtors, as the case may be, to operate a motor vehicle on the highways of the state and shall forthwith suspend the registration of any and every motor vehicle registered in the name of such judgment debtor or debtors, and the county treasurer shall forthwith

notify such owner or owners by registered mail of such cancellation and the owner or owners so notified shall within three (3) days of the date of mailing such notice surrender to the county treasurer all license plates so suspended, and such suspension shall not be removed nor such license plates returned by the county treasurer nor shall a license to operate a motor vehicle thereafter be issued to such judgment debtor or debtors, nor shall a motor vehicle be registered in the name of such judgment debtor or debtors until proof that such judgment has been stayed, satisfied or otherwise discharged of record shall be filed with the county treasurer.

Provided, however, that (1) when five thousand dollars (\$5,000) has been credited upon any judgment or judgments, rendered in excess of that amount for personal injury to or the death of one person as the result of any one accident, or

(2) When subject to the limit of five thousand dollars (\$5,000) for each person, the sum of ten thousand dollars (\$10,000) has been credited upon any judgments rendered in excess of that amount for personal injury to or the death of more than one person as the result of any one accident, or

(3) When one thousand dollars (\$1,000) has been credited upon any judgment or judgments, rendered in excess of that amount for damage to property as the result of any one accident, resulting from the ownership or operation of a motor vehicle by such judgment debtor, or with his permission expressed or implied, then and in such event such payments or payment shall be deemed a satisfaction of such judgment or judgments for the purposes of this section only.

Sec. 3. "Final judgment defined." No judgment shall be deemed final after an appeal from such judgment is perfected and a supersedeas bond is executed, filed and approved as provided in section twelve hundred eight hundred fifty-eight (12858) of the Code, 1927.

Sec. 4. "Registration reinstated." If after registration has been suspended a judgment is satisfied or otherwise stayed or rendered non-final by the perfecting of an appeal and by the execution filing and approval of a supersedeas bond, the county treasurer shall reinstate and re-register such licenses so suspended, and shall forthwith return such license plates so surrendered.

Sec. 5. The operation of a motor vehicle on the highways of this state during the period of such suspension by any person whose right to operate a motor vehicle in this state shall have been suspended under the provisions hereof shall constitute a misdemeanor.

Strike out the title and insert in lieu the following:

A bill for an act to amend Chapter two hundred fifty-one (251) of the Code, 1927, in relation to the registration of motor vehicles and the right to operate motor vehicles and providing for the suspension of licenses and the surrendering of license plates until payment of final judgment for

damages caused by the operation of a motor vehicle and to declare a penalty for a violation of the provisions of this act.

W. F. HUBBARD, *Chairman*.

Report adopted.

Elliott of Scott, from the committee on public utilities, submitted the following report:

MR. SPEAKER: Your committee on public utilities, to whom was referred House File No. 223, a bill for an act granting to the board of supervisors of counties, the power and authority to establish rural municipalities, and providing for the organization, incorporation, and government of such rural municipalities, and authorizing such rural municipalities to construct, acquire, operate and maintain rural telephone lines and electric light, heat and power distribution lines in such rural districts, and authorizing such districts to incur bonded indebtedness for such purposes and to levy and collect taxes to pay the principal and interest thereon, and defining the powers, duties and obligations of such rural municipalities, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

FRANK W. ELLIOTT, *Chairman*.

Passed on file.

Knudson of Hamilton, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File No. 188, a bill for an act to encourage poultry industry in the State of Iowa and to aid in providing instruction in practical and scientific methods, and making an appropriation therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

IRVING H. KNUDSON, *Chairman*.

Report adopted.

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 240, a bill for an act to repeal section thirteen thousand eight hundred (13800) as it appears in the Code, 1927, and to enact a substitute in lieu thereof providing for arraignment and plea of the defendant in criminal actions, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By striking all after the enacting clause and inserting the following:

Section 1. That section thirteen thousand eight hundred (13800) of the Code, 1927, be amended so as to read as follows:

"The defendant, accused by indictment, may be arraigned and be required to plead before a judge during vacation. The plea of guilty can only be made in open court and by the defendant himself, in substantially the following form: 'The defendant pleads that he is guilty of the offense charged in the indictment', and shall be entered of record."

L. B. FORSLING, *Chairman.*

Report adopted.

Ratliff of Henry, from the committee on banks and banking, submitted the following report:

MR. SPEAKER: Your committee on banks and banking, to whom was referred House File No. 465, a bill for an act to amend the law as it appears in section ten hundred ninety a-thirteen (1090-a13) of the Code, 1927, relating to liability of depository, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Z. S. RATLIFF, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on banks and banking, to whom was referred House File No. 118, a bill for an act providing for the establishment in the department of agriculture of a system of rural credits for the making of short time loans on grain and livestock, authorizing the issuance and sale of certificates of credit for the purpose of financing such loans, empowering the department to make rules and regulations necessary to carry out the purposes of the act and providing penalties, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

Z. S. RATLIFF, *Chairman.*

Report adopted.

Simmer of Wapello, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File No. 179, a bill for an act to amend the law as it appears in section one thousand sixty-eight (1068) of the Code, 1927, relating to expense of certain bonds for city officials and employees, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

LEONARD SIMMER, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 454, a bill for an act to amend section six thousand seven hundred sixty-eight (6768), of the Code, 1927, making chapter three hundred five (305) of the Code, 1927, applicable to special charter cities, relating to construction of viaducts, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 338, a bill for an act to amend the law as it appears in sections fifty-seven hundred sixty-six (5766), fifty-seven hundred sixty-seven (5767) of the Code of Iowa, 1927, relating to the power of cities and towns to maintain a fire department and to levy a tax therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 475, a bill for an act to amend chapter two hundred ninety-six (296), Code, 1927, relating to levies by cities and towns to provide funds for municipal purposes, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File No. 288, a bill for an act providing for the appointment of Board of Trustees in special charter cities, having a population of less than twenty-five thousand (25,000) and prescribing their powers and duties, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File No. 228, a bill for an act to amend subdivision four (4) of section fifty-nine hundred two (5902), Code, 1927, relating to docks, and to authorize the levying of special assessments upon benefited property to pay the cost of street improvements and sewers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 441, a bill for an act to amend section sixty-one hundred ninety-a thirteen (6190-a13), Code, 1927, relating to the extension of water mains, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 291, a bill for an act to amend section five thousand six hundred and sixty-three (5663), Code, 1927, relating to City and Town Councils, and to authorize the providing of uniforms and equipment for members of police and fire departments, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File No. 291 by striking all after the semicolon in line four, section one, and substituting in lieu thereof the following:

"Cities under the commission form of government, having a population of twenty thousand (20,000) to thirty thousand (30,000) inhabitants, may provide for the use of the members of the fire and police departments, uniforms and suitable equipment."

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 380, a bill for an act to amend the law as it appears in section sixty-five hundred fifty-six (6556) of the Code, 1927, so as to permit a referendum to the voters in cities under the commission

form of government of ordinances fixing the compensation of city employees, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking the period at the end thereof, and adding at the end thereof the following: "under civil service".

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 394, a bill for an act to amend section five thousand seven hundred forty-three (5743), Code, 1927, and authorizing cities and towns to license and regulate the purchase, sale and disposal of used automobile parts and automobile accessories and tools, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File No. 394, section 1, line 5 by inserting the word "used" after the word "and" and before the word "automobile."

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 386, a bill for an act to legalize any and all tax levies heretofore made and collected by any municipality under and pursuant to the provisions of law as contained in section three hundred seventy-three (373) and chapter twenty-four (24) of the Code, 1927, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 453, a bill for an act to repeal section five thousand eight hundred sixty-six-a thirteen (5866-a13) of the Code, 1927, and enact a substitute therefor relating to municipal art galleries, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.



Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 367, a bill for an act to amend section sixty-six hundred sixteen (6616) of the Code, 1927, relating to the city manager-ship plan by popular election, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 220, a bill for an act to repeal section four thousand eight hundred twenty-five (4825) of the Code, 1927, relating to notice of assessment for cutting noxious weeds, and to enact a substitute for the section repealed, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 443, a bill for an act to amend section fifty-eight hundred fourteen (5814), Code, 1927, relating to river front improvement commissions and to enlarge the number of cities which may avail themselves of the powers embraced in chapter two hundred ninety-four (294), Code, 1927, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 385, a bill for an act to amend the law as it appears in chapter twenty-four (24) of the Code, 1927, so as to authorize the levy by municipalities as defined in the local budget law, of a tax for an emergency fund, and providing the uses which may be made of said funds and the means by which funds may be transferred out of said fund, and to repeal section three hundred seventy-three (373) of the Code, 1927, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File No. 385 by striking the first four (4) lines of section one (1) also the figures 373 C-1 in line five (5) and insert the following:

Sec. 1. That section 373 of the Code, 1927, be amended so as to read as follows:

Amend House File No. 385 further by striking section two (2) thereof.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 392, a bill for an act to amend the law as it appears in section fifty-seven hundred forty-five (5745) of the Code, 1927, relating to the power of cities and towns, and to authorize cities having the population of two thousand (2000) or over to prohibit collections of refuse or junk piles within the residential district, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File No. 392 by striking all after the enacting clause and inserting in lieu the following: Section 1. That section five thousand seven hundred forty-four (5744) of the Code, 1927, be amended by inserting after the word "of" in line 2 of sub-section 3 the following, "refuse, junk,".

Amend the title as follows: An act to amend the law as it appears in section fifty-seven hundred forty-four (5744) of the Code, 1927, with reference to the power of cities and towns and to authorize cities and towns to restrain and prohibit the deposit and removal of refuse and junk.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 278, a bill for an act relating to the creation of a board of public improvements in certain cities, prescribing the powers and duties of said board, and providing the procedure for initiating and recommending certain public improvements, providing for a Default and Deficiency fund, and procuring the approval by the council and providing the practice and procedure necessary to secure the approval by the district court and city council of certain special assessments, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking out all after the enacting clause and inserting in lieu thereof the following:

Section 1. All cities operating under the Commission Plan of Municipal Government and having a population of one hundred twenty-five thousand or more, shall have the power to organize any number of their employees into an advisory committee, for the purpose of investigating and advising the council in the matter of the construction of street improvements and sewers, and assessments therefor, of which committee the city engineer shall be the presiding and executive officer. The chief clerk in the department of streets and public improvements shall be the secretary thereof and the city treasurer shall be the vice-president thereof. The corporation council or city solicitor may be a member of said committee.

The city engineer shall advise the council as to the general utility, necessity or efficiency of any proposed public improvement; the city treasurer shall advise the council upon the method and manner of financing any such improvement; the corporation counsel or solicitor shall advise the council as to proper legal procedure in ordering or constructing any such improvement and in assessing and financing the same. The chief clerk in the department of streets and public improvements shall have general supervision of the preparation of resolutions of necessity, schedules of assessments, valuations, liens and schedules of property subject to tax sale.

The civil engineer shall have general supervision of the preparation of plans and specifications for any public improvement, and shall have such other duties as may be prescribed by law.

The council shall also employ an assessment clerk, who shall have charge of the detail work of preparing schedules of assessments under the direction of the chief clerk.

The city council shall appoint three persons who shall be known as the valuation committee, who shall be appointed to serve on one or more improvement projects or for any length of time not exceeding one year, and who may be reappointed for a similar term or terms and receive such compensation as the council shall fix by ordinance, which compensation may be a proper incidental expense chargeable to any proposed improvement. Said valuation committee shall be persons skilled in the knowledge of real estate values in any such city, and possess qualifications which will justify the reception of their testimony by the district court of the county where such real estate is located, as experts upon real estate values.

The chief clerk in the department of streets and public improvements shall be secretary of said valuation committee, shall attend all meetings, shall have charge of all books, papers and records, and shall keep a record of all valuations fixed by said committee. The meetings of said committee shall be held in the office of the civil engineer in the city hall.

The city council may accept the valuations fixed by the assessor upon property proposed to be assessed in all cases where deficits and defaults are improbable.

Section 2. All owners of property to be affected by any public improvement to be paid for in whole or in part by special assessment, may initiate any plan for a public improvement, by written contract to be approved by the city council and signed by all the said owners of record and record lien holders of all the property affected by the proposed assessment for said public improvement, and the contractor performing the work or furnishing material, and by any such city, but no liability shall attach to said city because of work done, material furnished or assessment levied, other than to accommodate said property owners and contractor with the procedure of said city for the levying of the special assessment as in this Act provided.

Section 3. All resolutions of necessity, contracts and proceedings for local improvements to be paid for wholly or in part by special assessment shall be governed by the provisions hereof and resolutions of necessity, plans, specifications and contracts shall be approved by the civil engineer, except as herein otherwise provided, and except as to sidewalks and sewer connections and water connections. Petitions for all such public improvements shall be addressed to the city council. The civil engineer shall have the power to recommend a plan for any local improvement, to be paid for wholly or in part by special assessment, either with or without a petition. "Local Improvements," "Public Improvements," and "Improvements," when herein referred to, shall mean street improvements or sewers payable in whole or in part by special assessments.

Section 4. Notice of the time and place of public consideration or hearing by the council on any resolution of necessity and schedule of valuations and assessments, shall be given by the chief clerk of the department of streets and public improvements, by delivering written notice thereof to the occupant of said real estate, or any person over fourteen (14) years of age in possession of said real estate affected by said special assessment, said real estate being within three hundred (300) feet of said proposed street improvement or sewer, and in the case of any railway company, by delivering written notice to any local agent or officer thereof, at least, fifteen (15) days before said public consideration or hearing, and similar notice shall be posted upon all vacant or unoccupied real estate subject to assessment and within three hundred (300) feet of said proposed local improvement, at least fifteen (15) days before said public consideration or hearing, and similar written notice shall be given to all owners of property outside of said three hundred (300) feet area and within the benefited district, by posting written notices in conspicuous places at least fifteen (15) days before said public consideration or hearing. Vacant property shall include property, the owner and occupant of which, and the members of his family over fourteen (14) years of age, are absent therefrom at the time service or posting is made or attempted to be made.

The foregoing notice shall be given of the time and place for said public consideration or hearing upon said proposed resolution of necessity and schedule of valuations and assessments, and said notices above re-

quired shall also notify the owners and any persons interested in said proposed local improvement that upon final passage of said resolution of necessity by the city council, the said city will petition the district court of the county where said city is located for confirmation of said schedule of valuations and assessments within ten (10) days from the date of said final passage of said resolution of necessity by the city council. Said notice shall also describe the character of the improvement; the extent and location thereof; the total estimated cost, and that the said district court will set a date for hearing on said petition within thirty (30) days from the date of final passage of the resolution of necessity. A sworn statement by the person delivering or posting any of the above mentioned notices, giving the date when said notices are actually delivered or posted, shall be filed with the said chief clerk, and shall be presumptive evidence of valid service of notice hereunder.

After the final passage of the resolution of necessity, the chief clerk of the department of streets and public improvements shall publish a notice in some newspaper of general circulation in the city where said real estate is located, notifying the owner or persons interested in the real estate proposed to be assessed and referred to in said resolution of necessity, that the said city has filed a petition in the district court of the county where said real estate is located praying said court to confirm the valuations and assessments, and giving the date which the said district court has set for the trial upon said petition. Said notice shall be published and said petition shall be on file within ten (10) days from the date of the final passage of said resolution of necessity by the city council, and thereupon said district court shall have jurisdiction of the real estate, the real estate valuations and assessments as finally fixed by the city council as herein provided.

The time within which publication of notice hereunder shall be given, or petition filed in district court shall not be grounds for objection unless found to be material by the district court, in which event the said court may prescribe a new notice.

Section 5. At the time and place fixed in said notice for the public hearing, the city council shall meet and hear the complaints of any interested property owner desiring to be heard on the subject of the necessity for the proposed improvement, the nature and type thereof, the valuation or the cost as estimated, and the assessment. After consideration of said proposed improvement and objections thereto, if any, or to any of the elements thereof, the city council shall adopt a resolution abandoning the said proposed plan, or adhering thereto, or approving, changing or modifying the extent, nature, kind, character, type or estimated cost, provided such change shall not increase the estimated cost of the improvement to exceed ten per centum of the same or change the district without a further public hearing thereon with notice as required for the original hearing. The contents of such resolution of necessity shall be the same as required by Section 5991 of the Code, and shall provide whether the same shall be paid for wholly or in part by special assess-

ment, and if in part only, shall so state. The council may equalize valuations and assessments.

Incidental expenses shall include all engineering costs, the expense of estimates, valuations and inspections, court expenses, clerk hire, costs incidental to notice and printing bonds, and such other costs of service and material as shall enter into the total expense of initiating and carrying to completion the particular improvement and assessment therefor.

The assessment as prepared and as approved by the city council, and as confirmed by the court, shall include an item to be known as the Default and Deficiency Fund equal to ten per cent of the total estimated cost of the improvement, including all incidentals, which shall be added thereto, and which said fund shall be used to pay deficits and defaulted installments, and other unforeseen costs and expenses incidental to said improvement and assessment, including payments made by city for tax sales or redemption from tax sales.

Each lot, part of lot or parcel of property shall bear its just proportion of said assessment upon the area basis, except as herein otherwise provided.

If, after the completion and acceptance of any improvement by the city council, it appears that the total assessment exceeds the total cost of said improvement, including incidentals, by more than ten per cent, then the city solicitor shall petition the district court to reduce and adjust said assessment to an amount not to exceed ten per cent in excess of said total cost, including said incidentals, taking into account installments of assessment previously paid.

The proportion of any assessment beneficial to the public shall be paid out of the improvement fund, or sewer funds as the case may be, except that portion which should be otherwise borne by park property affected by said improvement, in which event said portion shall be paid out of park funds.

Any objection or remonstrance filed with the city council shall contain the signatures of the owners, legal representatives, or their attorney, a general description of the property owned or represented, the area so owned or represented upon said local improvement or affected by a proposed special assessment therefor, but when signatures of objectors are procured and filed by a person or persons other than the owner, legal representative or attorney, said objections shall be verified by said person or persons so procuring said signatures and filing the same, and said affidavit shall set forth that said objectors are the owners, legal representatives or the attorney of the owner or legal representatives of the property described therein.

Section 6. With any such resolution of necessity presented by said civil engineer to said city council, shall be presented also the approval by the civil engineer of the plans and specifications for such improvement. The civil engineer shall select and recommend to the council the particular

type of improvement approved by him. If a variance be shown in the proceedings in the court, it shall not affect the validity of the proceedings, unless the court shall deem the same willful or substantial.

Section 7. At the time of any hearing on any proposed local improvement, the city council shall have before it the plans, specifications and schedule of assessments, which shall accompany the resolution of necessity, and shall remain on file with the city clerk for fifteen (15) days before final consideration by said city council.

Hearings on objections made to the budget director shall be held and determined before the city solicitor shall file the petition for the confirmation by the court of the schedule of assessments. The city council shall retain the power to deny the passage of any resolution of necessity, and shall have the power to stop the work on any local improvement in accordance with the provisions of the contract for the performance of said work.

Section 8. Upon the passage of any resolution of necessity for a local improvement, and pursuant thereto, it shall be the duty of the city solicitor to file a petition in district court of the county where said real estate is located, in the name of such municipality, praying that steps be taken to levy a special assessment for said improvement, in accordance with the provisions of said resolution of necessity. The district court of the county where said local improvement is proposed to be made shall have jurisdiction of the proceedings under this Act. Said cause shall be triable as in equity. A decree of the district court upon any such proceeding shall be final unless there shall be an appeal therefrom. Trials upon appeal from condemnation proceedings shall be the same as now or hereafter provided by general law.

An appeal from the decree of the district court shall be perfected within thirty days from the date of said decree and the abstract shall be served and filed in the office of the clerk of the supreme court within ninety days from the date of said district court decree. If the aggregate of all appeals exceeds ten per cent (10%) of the total assessment as confirmed by the district court, the contract may or may not be let, in the discretion of the council, until said appeals are finally determined, but said appeals shall not delay the execution of a contract for the work, if the city council concludes said appeals were not taken in good faith.

Any person aggrieved shall file a bond on appeal to the supreme court as provided by law.

An appeal shall not, in the discretion of the city council, delay the certification of an assessment or progress of an improvement, but upon decision of the appeal the assessment appealed from shall be corrected and collected as herein provided.

There shall be attached to or filed with such petition a copy of said resolution of necessity, certified by the city clerk, and of the schedule of assessments, and plans and specifications, as approved by the civil engi-

neer and city council. The failure to file any or either of said copies shall not affect the jurisdiction of said court to proceed in said cause and to act upon said petition. But, upon objection made by any interested property owner calling the attention of the court to the failure to attach copies, the court shall permit the city solicitor to supply any missing copy or copies.

Section 9. Upon the filing of such petition, the city solicitor shall verify the fact that due notice has been given of the time and place of the hearing upon said petition. Any such petition shall have precedence over any other business of the court, except in criminal cases, and said court shall set the said petition for hearing within thirty (30) days from the date that it is filed with the clerk of said court. Upon the hearing upon said petition, the said court shall have power to correct any irregularities or inequalities in valuations or in the schedule of assessments, and shall consider any objections because of alleged illegal procedure or fraud in the proceedings.

The court shall inquire whether the city solicitor has omitted any property benefited, and as to whether the schedule of assessments is just and equitable as between the public and the property assessed, and between the lots or parcels of property assessed.

The court shall have the power to revise, correct or modify the description or the cost between the properties affected, or the city solicitor shall make any corrections upon the order of the court.

Corrections of assessments or valuations made by or upon the order of the court shall be conclusive and not subject to review on appeal, or otherwise, except as herein provided. The court shall render a decision upon said hearing within seven (7) days thereafter. The clerk of said court shall certify to the city clerk the final action of the court within three (3) days from the date of the final order, or judgment of said court, upon said petition, showing assessments as changed and confirmed in the schedule of assessments. Assessments shall draw interest from date of confirmation by the court. In the event no contract is entered into within sixty (60) days from date of confirmation by the court, the court shall cancel said assessment and order return of any assessment so paid, upon application by the city solicitor, if no appeal is pending.

If no objections are filed by the time set for the hearing on said petition, the court shall immediately confirm said assessment and order the clerk to certify the same to the city clerk. The cost of all court proceedings shall be a legitimate item of expense in connection with any local improvement, and shall be included within the final assessment against the property proposed to be improved.

The clerk of the district court shall certify to the county auditor and the city clerk the assessment as confirmed, made or approved by the district court, thereupon, the county auditor shall recertify said assessment to the county treasurer, within three days, and the treasurer shall spread the same upon the records in his office and the same shall be a lien



from the date of the recertification by the auditor against any property therein described, and the treasurer shall proceed to collect installments of said assessment as by law provided. The county treasurer shall pay to the city treasurer all funds payable to the city treasurer hereunder, within fifteen (15) days after the first of the month following their receipt. Receipts in March and September in each year shall be so payable not later than May 15th and November 15th, respectively.

Section 10. Upon receipt by the city clerk of the certified copy of the order entered by the court upon the petition for any local improvement and assessment therefor, the city council shall pass a resolution ordering the work, which shall remain on file with the clerk for one (1) week, and be finally passed by the city council, and thereupon the city clerk shall advertise for bids for doing said work. Said bids shall be opened by the city clerk in the presence of the city council, and referred to the civil engineer, and thereupon the civil engineer shall examine the bids and recommend to the council the award of contract to the lowest responsible bidder for the particular type of improvement which the civil engineer shall recommend, or the council may order that all bids be rejected, and the council may order the rejection and cancellation of the proposed improvement and all proceedings.

Section 11. The council may award the contract, or may refuse to enter into any contract therefor. However, the city council may order re-advertisement for bids upon the same types of improvements for which bids were originally requested.

Section 12. Nothing herein contained shall be construed to relieve railways or street railways of any obligation now or hereafter imposed by the general law of the state.

Section 13. All public work shall proceed under the direction of the civil engineer and contractors shall be required to proceed to timely completion of the work.

Within twenty days after the completion of the work, the civil engineer shall recommend the acceptance or rejection of the work.

Within ten days after the completion of the work the city clerk shall publish a notice in some newspaper published in such city, addressed to the owners or persons interested in any real estate included in any assessment or street improvement or sewer project or improvement district, notifying them that unless further legal, unadjudicated matters or objections are made within twenty days from the date of publication of said notice, the council will take action on the recommendation of the civil engineer, and in the event no such objection is filed the property owners shall be conclusively presumed to have waived all such objections. The civil engineer shall file with the city clerk a report of the completion of any public improvement.

Section 14. No increased assessment against any property shall be in excess of twenty-five per cent (25%) of the valuation confirmed by the court, nor in excess of the benefits conferred.

Section 15. Wherever on a hearing by the court or on appeal, the amount of any assessment shall be reduced or cancelled so that there shall be a deficiency in the total amount remaining assessed in the proceeding, the court shall have the power to distribute such deficiency upon the other property abutting upon or adjacent to said improvement or in the district assessed, in such manner as the court shall find to be just and equitable, not exceeding, however, the amount said property would be benefited by said improvement, and not exceeding twenty-five per cent (25%) of the value finally fixed thereon in said assessment schedule. As construed by this act, value of property shall include the assessment for the type of proposed improvement approved by the said city council.

Section 16. If any special assessment shall hereafter be annulled or held invalid or void for any reason whatsoever, a new assessment shall be made and returned and like notice shall be given and proceedings had as herein required in relation to an original proposed assessment; and, if any local improvement has been constructed under the direction of the city council and has been accepted by it, and a special assessment levied in payment thereof has been or shall be annulled or declared invalid, then a new special assessment shall be made and returned to pay for the costs of the improvement so constructed, or to pay for the cost of such part thereof as the city council might lawfully have authorized to be constructed and paid for by special assessment.

Section 17. No special assessment shall be held invalid or void because levied for work already done, if it shall appear that such work was done under a contract which has been duly let and entered into pursuant to a resolution of necessity providing that such improvement should be constructed and paid for by special assessment, and that the work was done under the direction of the civil engineer and has been accepted by the council; nor shall it be a valid objection to the confirmation of such new assessment that the original assessment has been declared void or that the improvement as actually constructed does not conform to the description thereof as set forth in the original resolution of necessity, if the improvement so constructed is accepted by the city council.

Section 18. City employees or any property owner or his attorney shall have access to all public records for determining assessed values, descriptions and other information desirable for the proper performance of their work. The city council and city officials shall be entitled to the full cooperation of all public employees without additional compensation therefor.

The chief clerk of the department of streets and public improvements shall prepare and have on file with the city clerk at the time the resolution of necessity is originally considered, a schedule showing the total amount of unpaid special assessments against each lot, part of lot or parcel of real estate proposed to be further assessed, and showing all assessed properties sold at or subject to tax sale, and the same shall be exhibited to the court.

Section 19. After ten years and seven months from the date of recertification of any schedule by the county auditor to the county treasurer for

the collection of any assessment, if all bonds, interest, penalties, deficits, defaulted installments and proper charges against the proceeds of the collection of any assessment for any public improvement are fully paid, then the balance remaining in said fund shall be rebated to the property owners named in the original schedule of assessments, who have paid their assessments in full, in the proportion that any assessment bears to the whole assessment. If, at the end of the eleventh year from the first day of April following the recertification of the levy of an assessment to the county treasurer, there is still a balance remaining in said fund so collected from said assessment, after allowing for the retirement of all bonds, interest, and proper charges, then said property owners so failing to collect the same shall forfeit all right and title to the same, and said fund shall be transferred to the consolidated improvement fund.

Section 20. A definite plan for the payment of the proportion of the cost of any public improvement properly chargeable to the city, shall be outlined by the city treasurer and set forth in the resolution of necessity. The city's proportion shall be included in the proposed assessment schedule, and may be payable out of the proper fund in annual installments, or otherwise as the city treasurer may indicate.

Section 21. Any public improvement heretofore begun under any existing law shall be prosecuted to completion as now provided by law, irrespective of the provisions hereof.

Section 22. The city council shall authorize the issuance of bonds, payable only out of the proceeds received from the collection of the special assessments upon any improvement. The city treasurer shall determine whether the contractor shall be paid in cash or bonds. It shall be optional with the city council to fix the rate of interest on such bonds at any rate not exceeding six (6) per cent. Bonds shall mature June 1st in the year in which installments thereof become due.

Bonds may be sold by the city treasurer at not less than par, and proceeds equal to the contract price delivered to the contractor in full payment and satisfaction of his contract. The proceeds of bonds equal to incidentals shall be distributed as hereinafter provided. Bonds may be delivered at not less than par to the contractor in the aggregate sum of the contract price, plus incidentals, in full payment and satisfaction of said contract price, and the said contractor shall pay to the city treasurer in cash the amount represented by incidentals. The city treasurer shall promptly reimburse the funds from which the items constituting said incidentals were originally paid. Deficits and defaulted payments in installments of any special assessment shall be payable out of the funds in the hands of the city treasurer, received from any special assessment in excess of moneys paid in fulfillment of the contract and incidentals. Deficits and defaulted payments upon installments of special assessments with interest, shall not be payable from the funds in the hands of the city treasurer until ninety days after said deficits and defaulted payments become delinquent. Said bonds shall be entitled to such tax exemption

privileges as may be provided by general law of the state with respect to similar obligations of any municipality.

Section 23. No person, firm or corporation accepting the bonds as provided herein, shall have any claim or lien upon the city in any event for the payment of such bonds or the interest or penalties thereon, except from the collections of the assessment against which said bonds are issued, or from any balance remaining in the consolidated improvement fund, and a municipality shall not be liable to the holders of said bonds in case of failure to collect the same, but shall with all reasonable diligence so far as it can legally do so cause a valid special assessment to be levied and collected to pay said bonds until all bonds shall be fully paid from said assessments or the proceeds thereof.

Section 24. All necessary proceedings, forms and requirements not included in or contemplated or regulated by the provisions hereof, shall be in accordance with the provisions of the general law of the state relating to the same subject matter, including definitions and regulations relating to valuations, benefited property, estimates, assessments, plans, specifications, schedules, resolutions, protests, objections, remonstrances, maintenance, bids, deposits, contracts, bonds or the form of improvement bonds issued in payment for any such public improvement.

Section 25. The lien of any special assessment under this Act whether levied before or after a tax sale, shall be enforceable upon the premises so conveyed prior or subsequent to the issuance of a tax deed, until fully paid.

Section 26. In the event of conflict between any provision hereof, and any provision of any general law of the state pertaining to the same subject matter, this Act shall prevail, and in the event of any conflict between the provisions hereof and the provisions of Chapter 326 of the 1927 Code, the provisions of this Act shall prevail.

Section 27. In the event that any section or sections of this Act shall be declared unconstitutional by the supreme court of this state, such declaration or decision shall have no effect upon the remaining sections hereof.

Section 28. This Act shall not affect any right, remedy or cause of action accrued or now pending, or growing out of any improvement or assessment made under any prior law.

The words "City" or "City Council" when used herein shall be construed to refer to a city or council thereof referred to or designated in Section 1 of this Act.

Section 29. The city council of any other city, including cities acting under special charter, may by ordinance adopt the provisions hereof, for paying for street improvements or sewers by special assessment as provided for herein. When the city council of any such city enacts an ordinance establishing such plan, all the provisions of this Act shall apply to such city.

Section 30. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in the Des Moines Register, a newspaper published at Des Moines, Iowa, and the Ottumwa Courier, a newspaper published at Ottumwa, Iowa .

LEONARD SIMMER, *Chairman.*

Report adopted.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files Nos. 39 and 284.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

#### INTRODUCTION OF BILLS

House File No. 501, by committee on banks and banking, a bill for an act to repeal section twelve thousand seven hundred seventy-two (12772) of the Code, 1927, and to enact a substitute therefor, relating to investment of funds by trustees, executors, administrators and guardians.

Read first and second times and passed on file.

House File No. 502, by committee on conservation of resources, a bill for an act to authorize the state board of conservation, subject to the approval of the executive council, to re-construct and re-establish Rice Lake located in Winnebago and Worth counties.

Read first and second times and passed on file.

House Joint Resolution No. 6, by committee on roads and highways, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the improvement of highways and making provision for the payment of the cost thereof.

Read first and second times and passed on file.

## HOUSE JOINT RESOLUTION NO. 6

A Joint Resolution proposing an amendment to the Constitution of the State of Iowa relating to the improvement of highways and making provision for the payment of the cost thereof.

*Be It Resolved by the General Assembly of the State of Iowa:*

Section 1. That the following amendment to the Constitution of the State of Iowa is hereby proposed as Article XIII.

## "ARTICLE XIII"

"Sec. 1. Notwithstanding the provisions of Article VII of the Constitution of Iowa, the state may, by act of General Assembly, contract an indebtedness not to exceed one hundred million dollars (\$100,000,000.00) for the improvement of highways and for the payment or retirement of county primary road bonds and bonds issued to refund county primary road bonds; and for such purposes may issue bonds and provide ways and means for the payment of same, and may pledge the credit of the state therefor, and may pledge to the payment of such bonds the proceeds of motor license fees, gasoline and/or other motor fuel license fees, and/or other sources of revenue, in an amount sufficient to pay such bonds and interest thereon. Such bonds may be issued from time to time on such terms as the General Assembly shall by law provide; but each bond shall become due and payable not more than twenty (20) years after its date.

"Sec. 2. After bonds in the total principal sum of one hundred million dollars (\$100,000,000.00) shall have been issued hereunder, all power to create an indebtedness hereunder shall cease.

"Sec. 3. No funds derived from the sale of any of the bonds provided for in Section one (1) of this Article XIII shall be used in the improvement of any other highways until after the following highways shall have been improved in the following manner: (a) By grading, draining, bridging and paving:

Primary Road Number 1, from a point nine miles north of Fairfield, by way of Birmingham and Keosauqua, to a point on Primary Road Number 3 south of Keosauqua.

Primary Road Number 2, from a point on Primary Road Number 61 west of Grandview, by way of Columbus Junction, Washington, Sigourney, Oskaloosa, Knoxville, Indianola, Winterset, and Greenfield, to a point on Primary Road Number 71 south of Atlantic, and from a point on Primary Road Number 71 westerly to a point on Primary Road Number 32 near Lewis.

Primary Road Number 3, from a point on Primary Road Number 61 west of Fort Madison, by way of Farmington, Bloomfield, Centerville, Corydon, Leon, Mount Ayr, Bedford, Clarinda, Shenandoah and Sidney, to Nebraska City.

Primary Road Number 4, from a point on the Missouri Line southeast of Hamburg, by way of Hamburg and Sidney, to a point on Primary Road Number 34 north of Hillsdale. Also from Avoca by way of Harlan, Denison and Odebolt, to a point on Primary Road Number 20 west of Early.

Primary Road Number 5, from Fort Dodge, by way of Manson, Storm Lake and Cherokee, to LeMars.

Primary Road Number 6, from Centerville, by way of Albia, Knoxville and Carlisle, to Des Moines.

Primary Road Number 7, from Des Moines, by way of Dallas Center, Guthrie Center, Hamlin, Harlan and Avoca, to Council Bluffs.

Primary Road Number 9, from Lansing, by way of Waukon, Decorah, Cresco, Osage, Manly, Forest City, Swea City, Estherville, Spirit Lake, Sibley and Rock Rapids, to a point on the South Dakota line north of Larchwood.

Primary Road Number 10, from Strawberry Point, by way of Oelwein, Waverly, Shell Rock, Allison, Hampton, Clarion, Humboldt, Pocahontas, Havelock, Linn Grove, Paullina and Orange City, to a point on Primary Road Number 75 west of Orange City.

Primary Road Number 11, from Cedar Rapids, by way of Independence and Oelwein, to West Union.

Primary Road Number 13, from Marion, by way of Central City, to Manchester. Also from Strawberry Point, by way of Elkader, to a point on Primary Road Number 18 west of McGregor.

Primary Road Number 14, between Corydon and Chariton. Also from its intersection with Primary Road Number 58 through Grundy Center, to its intersection with Primary Road Number 57.

Primary Road Number 15, from Ames, by way of Blairsburg, Belmond and Garner, to Forest City.

Primary Road Number 16, from Mount Ayr to Winterset. Also from Adel, by way of Ogden, Fort Dodge, Humboldt and Algona, to its intersection with Primary Road Number 9.

Primary Road Number 17, from Estherville, by way of Emmetsburg, Pocahontas, to Rockwell City. Also from Perry to junction with Primary Road Number 16.

Primary Road Number 18, from McGregor, by way of Postville, West Union, New Hampton, Charles City, Mason City, Garner, Algona, Emmetsburg, Spencer and Sheldon, to a point on Primary Road Number 75 near Perkins.

Primary Road Number 20, from Dubuque, by way of Manchester, Independence, Waterloo, Iowa Falls, Webster City, Fort Dodge, Rockwell City, Sac City and Correctionville, to Sioux City.

Primary Road Number 21, from Primghar, to a point on Primary Road Number 18 west of Sanborn. Also, from Ida Grove, to a point on Primary Road Number 20 east of Holstein.

Primary Road Number 28, from Martensdale, by way of Fort Des Moines to Des Moines.

Primary Road Number 30, from Clinton, by way of Lowden, Cedar Rapids, Belle Plaine, Tama, Marshalltown, Nevada, Boone, Jefferson, Carroll, Denison and Missouri Valley, to Council Bluffs.

Primary Road Number 32, from Davenport, by way of Iowa City, Marengo, Grinnell, Newton, Des Moines, Adel, Redfield, Dexter, Adair, Atlantic, and Oakland, to Council Bluffs.

Primary Road Number 34, from Burlington, by way of Mount Pleasant, Fairfield, Ottumwa, Albia, Chariton, Osceola, Creston, Corning, Red Oak and Glenwood, to Council Bluffs.

Primary Road Number 38, from Muscatine to Wilton, also from Tipton to Stanwood.

Primary Road Number 48, from Red Oak, through Essex, to Shenandoah.

Primary Road Number 55, from Dubuque, by way of Luxemburg, Guttenburg, Postville, Calmar and Decorah, to a point on the Minnesota line north of Burr Oak.

Primary Road Number 57, from its intersection on Primary Road Number 14, by way of Dike to Cedar Falls.

Primary Road Number 58, from Eldora to a point on Primary Road Number 134 west of Eldora. Also east of Eldora to a point on Primary Road Number 14.

Primary Road Number 59, from Oskaloosa, by way of Montezuma, Tama, Traer, Hudson and Waterloo, to a point on Primary Road Number 10 east of Waverly.

Primary Road Number 60, from a point on Primary Road Number 30 east of Boone, by way of Madrid, to Des Moines.

Primary Road Number 61, from Keokuk, by way of Fort Madison, Burlington, Wapello, Muscatine, Davenport, DeWitt and Maquoketa, to Dubuque.

Primary Road Number 63, from Des Moines, by way of Prairie City, Pella, Oskaloosa, Ottumwa and Bloomfield, to a point on the Missouri line southwest of Bloomfield.

Primary Road Number 65, from Leon, by way of Osceola, Indianola, Des Moines, Ames, Colo, Iowa Falls, Hampton, Mason City and Northwood, to a point on the Minnesota line north of Northwood.

Primary Road Number 69 from Leon, by way of Lamoni, to the Missouri line south of Lamoni.



Primary Road Number 71, from the Missouri line near Braddyville, by way of Clarinda, Villisca, Atlantic, Audubon, Carroll, Sac City, Storm Lake, Spencer and Spirit Lake, to a point on the Minnesota line northeast of Spirit Lake.

Primary Road Number 74 from Tipton by way of New Liberty to Davenport.

Primary Road Number 75, from Missouri Valley, by way of Onawa, Sioux City, Le Mars, Sioux Center and Rock Rapids, to a point on the Minnesota line north of Rock Rapids.

Primary Road Number 90, from Grundy Center, by way of Reinbeck, to a point on Primary Road Number 59 south of Hudson.

Primary Road Number 99, from Davenport, by way of Princeton and Camanche, to a point on Primary Road Number 30 west of Clinton.

Primary Road Number 134, from a point on Primary Road Number 58 west of Eldora, to a point on Primary Road Number 65 north of Hubbard.

Primary Road Number 117, from Anamosa to Maquoketa.

Primary Road Number 136, from Clinton, by way of Charlotte and Delmar, to a point on Primary Road Number 61 west of Delmar.

Primary Road Number 141, from Denison, by way of Mapleton, to Sioux City.

Primary Road Number 149, from a point on Primary Road Number 63 west of Hedrick, by way of Hedrick, Sigourney and Williamsburg, to Primary Road Number 32 west of Homestead.

Primary Road Number 150, from a point on Primary Road Number 32 near Homestead, by way of Amana and Fairfax, to a point on Primary Road Number 30 west of Cedar Rapids.

Primary Road Number 161, from Dubuque, by way of Cascade, Anamosa, Cedar Rapids, Iowa City, Mount Pleasant and Donnellson, to a point on Primary Road Number 61 southwest of Montrose.

Primary Road Number 218, from a point on Primary Road Number 30 south of Vinton, by way of Vinton, Waterloo, Waverly, Charles City, and Osage, to a point on the Minnesota line north of St. Ansgar.

(b) By grading, draining, bridging and surfacing with gravel, sand clay, or other type of surfacing: all other primary roads.

Nothing herein shall prohibit the changing of the number of any road or part thereof, or the changing of the location of any primary road between the cities and towns named herein.

Section 2. Be it further resolved, that the foregoing proposed amendment be and the same is hereby referred to the Legislature to be chosen at the next general election for members of the next General Assembly, and that the Secretary of State cause the same to be published for three (3) months previous to the date of said election as provided by law.

Taylor of Audubon offered the following resolution:

#### RESOLUTION

*Whereas*, we have just learned with profound sorrow that an all wise Providence has removed from her earthly activities the beloved wife of our respected former member of this body, Frank C. Sampson, of Audubon county;

*Therefore, Be It Resolved* by the House of Representatives of the Forty-third General Assembly of the State of Iowa, that the sincere sympathy of each member of this body is extended to our worthy former member and his family in their great bereavement.

*And Be It Further Resolved*, that the Chief Clerk of the House be instructed to prepare and mail a copy of this resolution to Frank C. Sampson and his family at Audubon, Iowa.

Unanimous consent having been granted for the immediate consideration of the resolution Mr. Taylor moved its adoption. Motion prevailed and the resolution was adopted.

Forsling of Woodbury offered the following resolution:

#### HOUSE CONCURRENT RESOLUTION NO. 10

*Be It Resolved by the House, the Senate concurring*, That the Forty-third General Assembly adjourn, sine die, at twelve o'clock noon, Friday, April 12, 1929.

Laid over under Rule 34.

#### REPORT OF THE COMMITTEE OF THE WHOLE

MR. SPEAKER:

The committee of the whole to which was referred Senate File No. 169 beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the bill be amended as follows:

Amend Senate File No. 169 by striking section three (3).

Amend section seven (7) by striking out all of subsection one (1).

Insert after section eight (8) the following:

Sec. 8-a1. Gasoline—additional tax—distribution. There is hereby levied on all gasoline imported and used within this state a license fee of one (1) cent per gallon, which shall be in addition to the license fees levied by chapters two hundred fifty-one a1 (251-a1) and two hundred forty-one b1 (241-b1). All of the provisions and conditions of chapter two hundred fifty-one A1 (251-A1) relating to the levy, collection or payment of the license fees on gasoline shall apply with equal force and

effect to the license fee levied herein. Seventy per cent (70%) of the proceeds of the license fee collected under the provisions of this act shall be apportioned among the counties of the state in the same ratio that the area of the county bears to the total area of the state, and shall be credited to the secondary road construction fund. The remaining thirty per cent (30%) shall be apportioned among the cities and towns of the state in the same ratio that the population of each city or town bears to the total urban population of the state.

Amend section ten (10) line one (1), by striking the words and figures "twenty-five per cent (25%)" and inserting in lieu "thirty-five per cent (35%)".

Insert after section fifteen (15) the following:

Sec. 15-a1. Mandatory levy. The board of supervisors shall, annually, at the September session of the board, commencing in 1929, levy two and one-half (2½) mills on the dollar on all the taxable property of the county, the same to be pledged either to the construction fund or the maintenance fund as the board may direct.

Strike all of section seventeen (17).

Strike all of section nineteen (19) and insert in lieu thereof the following:

"Sec. 19. Duty of highway commission. The state highway commission shall when requested by the board of supervisors, advise with said board as to the manner of constructing and maintaining the secondary roads."

Amend section twenty (20), line four (4) by striking the word and figure "one (1)" and inserting in lieu "three (3)".

Also further amend section twenty (20) by striking the last sentence following the word "board" in line five (5).

Amend section twenty-two (22), line four (4), strike the words and figures "one thousand (1000)" and insert in lieu "two thousand (2000)".

Amend section twenty-six (26), line four (4), by placing a "comma" after the word "township" and inserting the words "not later than January 1st".

Amend section twenty-seven (27), lines four (4) and five (5), strike out the following:

"and of the roads which will be added thereto in the future".

Further amend said section by striking the last sentence.

Amend section thirty-four (34) by adding thereto the following:

"The township representatives shall receive the same per diem and mileage for attendance at said meeting as received by the members of the board of supervisors and shall be paid from the construction fund."

Amend section thirty-five (35) by striking from line one (1) the word "supervisors" and inserting in lieu "approval".

Further amend said section by striking out of line five (5) the words "subject to the final adoption by the board of supervisors" and inserting in lieu "but the action of this board shall be final".

Also further amend said section by adding at the end thereof the following:

"The board of approval in planning said construction program shall distribute the improvements in such manner as will give to each township, as soon as may be, an equitable mileage of improved roads, and those townships which have heretofore improved their township roads shall not be discriminated against in this new improvement program.

In the adoption of a program for local county roads, it may be provided that the work of maintaining the local county roads of a township shall be performed by the township trustees, subject to the supervision of the county highway engineer. In such case the township trustees shall retain their road equipment, and the board of supervisors shall set aside in the county treasury a sum from the secondary road maintenance fund, which shall be said township's proportionate share of the entire maintenance funds for said county."

Strike section thirty-six (36) and insert in lieu thereof the following:

"The board of supervisors shall, immediately after the adoption of the local county road program, meet and adopt a program of county trunk roads".

Amend section forty-two (42) by adding thereto the following:

"Each bidder on secondary road construction work shall file with the Board, statements showing his financial standing, his equipment and his experience in the execution of construction work. Said statements shall be on standard forms prepared by the State Highway Commission.

In the award of contracts, due consideration shall be given not only to the prices bid, but also to the financial standing of the contractor, his equipment, and his experience in the performance of like or similar contracts as shown by such statements."

Amend section forty-three (43) by striking from lines eight (8) and nine (9) the following:

", subject to the approval of the State Highway Commission".

Amend section forty-nine (49) by striking out of lines one (1), two (2), and three (3) the following:

"may, with the approval of the state highway commission, issue anticipatory certificates" and inserting in lieu thereof the following:

"before issuing anticipatory certificates shall seek the advice of the state highway commission and issue said certificates".

Also further amend said section by striking from lines three (3) and four (4) the words and figures "seventy-five per cent (75%)" and inserting in lieu thereof "fifty per cent (50%)".

Insert immediately after section fifty-seven (57) the following:

#### "ROAD POLL TAX

Sec. 57-a1. Poll Tax. A road poll tax of four dollars (\$4.00) is hereby annually levied on every male person, including the male officers and employees of any state institution, if any (but not including any committed inmate of such institution), over the age of twenty-one (21) years and under forty-five (45) years, who are residents of the county outside the corporate limits of cities and towns.

Sec. 57-a2. Assessors to collect. The township assessor, while making the assessment for his township, shall collect such tax from every person subject thereto.

Sec. 57-a3. Claims for exemption. Any person who because of physical disability and inability to pay may appear before the local board of equalization, and present his claim for exemption from such tax, and the decision of the local board shall be final.

Sec. 57-a4. Return to county treasurer. The assessor, upon the completion of his work, shall prepare a list of all persons subject to said tax in his township, and clearly indicate thereon those who have paid said tax, and promptly forward said list to the county treasurer. At the same time, the assessor shall pay the entire proceeds of said collections to the county treasurer, who shall credit the same to the secondary road maintenance fund.

Said assessor shall take duplicate receipts from the county treasurer, one of which he shall retain and one of which he shall file with the county auditor.

Sec. 57-a5. The duty to collect any unpaid poll tax is hereby imposed on the county treasurer.

Sec. 57-a6. Action to recover poll tax. In case of failure of any person to pay said poll tax, the county treasurer, with the approval of the board of supervisors, may appoint and authorize deputies to recover said tax by action in their name, and no property or wages belonging to such person shall be exempt from execution for such tax. Such action shall be brought before any justice of the peace in the county where such person resides.

Sec. 57-a7. Delinquent poll tax list—lien. The county treasurer shall, on October first of each year, file with the county auditor a list of the names of all persons in each township, who have not paid said poll tax.

The county auditor shall, in making up the tax books for the ensuing year for each township, enter said unpaid poll tax in connection with any other taxes against the delinquent, and said poll tax shall, on January first, following, become and remain a lien on all real estate of the delinquent until paid."

Amend section fifty-nine (59) by inserting after the word "township" in line four (4) the following:

"except as provided in section thirty-five (35)".

Amend section sixty-one (61) by adding thereto the following:

"In townships where indebtedness to the county exists, the amount of such indebtedness shall be deducted from the amount expended for road work in such townships in nineteen hundred thirty (1930)."

Amend title by inserting in line six (6) following the "comma" after the word "taxes" the following:

"to provide for a road poll tax, and for the collection thereof, to provide for the collection of an additional tax on gasoline and the distribution of the same".

J. H. JOHNSON, *Chairman.*

Report adopted.

#### REPORT OF THE COMMITTEE OF THE WHOLE ON HOUSE FILE NO. 222

MR. SPEAKER: Your committee of the whole, to which was referred House File No. 222, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the bill be amended as follows:

Strike out section four and insert in lieu the following:

Sec. 4. That the law as it appears in section fifty-five hundred forty-three (5543) of the Code of Iowa, 1927, be and the same is hereby amended by striking the words "first Monday in February" and inserting in lieu thereof the words "the second secular day in January and the first Monday in".

Amend section five (5) by striking therefrom the words and figures "forty-seven hundred ninety-four (4794)."

Insert after section five (5) the following:

Sec. 5-b1. That the law as it appears in section forty-seven hundred ninety-four (4794) of the Code of Iowa, 1927, be and the same is hereby amended by striking the word "construction" in line three (3) and inserting in lieu thereof the word "maintenance".

Sec. 5-b2. That the law as it appears in section forty-seven hundred ninety-five (4795) of the Code of Iowa, 1927, be and the same is hereby

amended by striking the words "not to exceed" from subsection one (1) thereof and inserting in lieu the words "not less than three, nor more than".

Amend section twelve (12) by striking out the "period" at the end of line three (3) and inserting in lieu thereof a "semicolon" and adding the following:

"provided, however, that the type of construction on township roads need not be equal to that of county roads, but shall be in accordance with the actual or probably importance and use of such roads as the Board of Supervisors may determine."

Amend section twelve by inserting after the word "contract" in line three (3) the words "and when such program or any distinct portion thereof has been completed by construction and surfacing, shall become a part of the county road system."

Insert after section twelve the following:

Sec. 12-b. Township road equipment. All boards of township trustees may upon mutual agreement turn over to the board of supervisors any road machinery, tools, equipment, and material belonging to the township unsuited for maintenance and the latter board shall credit the township in construction and maintenance work for the reasonable agreed value thereof.

Amend by adding the following section as section sixteen-a:

"Sec. 16-a. Gasoline—additional tax—distribution. There is hereby levied on all gasoline imported and used within this state a license fee of one (1) cent per gallon, which shall be in addition to the license fees levied by chapters two hundred fifty-one-A1 (251-a1) and two hundred forty-one-B1 (241-B1). All of the provisions and conditions of chapter two hundred fifty-one-a1 (251-a1) relating to the levy, collection or payment of the license fees on gasoline shall apply with equal force and effect to the license fee levied herein. Seventy per cent (70%) of the proceeds of the license fee collected under the provisions of this act shall be apportioned among the counties of the state in the same ratio that the area of the county bears to the total area of the state, and shall be credited to the secondary road construction fund. The remaining thirty per cent (30%) shall be apportioned among the cities and towns of the state in the same ratio that the population of each such city or town bears to the total urban population of the state."

Amend the title by striking therefrom the words and figures "section forty-seven hundred ninety-four (4794)," in line nine (9) and inserting in line five (5) of the title immediately following the "comma" the words and figures "forty-seven hundred ninety-four (4794); forty-seven hundred ninety-five (4795),".

J. H. JOHNSON, *Chairman.*

Report adopted.

## CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, request a call of the House for any consideration of Senate File No. 169.

D. R. McCREERY  
O. J. DITTO  
J. PARK BAIR  
FRANK W. ELLIOTT  
WILLIAM F. BYERS

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Lomas, Truax, who, on motion, were excused from the call of the House.

Wearin of Mills offered the following amendment and moved its adoption:

Amend Senate File No. 169 by striking sections forty-nine (49) to fifty-eight (58) inclusive.

Reno of Polk moved the previous question on the amendment.

Motion prevailed.

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes, were, 40.

Aiken	Helgason	Lamb	Smith
Berry	Hollis	Miller	Swanson
Bixler	Holmgren	Nelson of	Taylor
Bush	Hopkins	Hancock	Torgeson
Byers of Fayette	Hubbard	Nelson of Story	Van Wert
Campbell	Hush	O'Donnell	Vaughn
Cox	Jensen	Orr	Venard
Greene	Johnson of	Randall	Vosseller
Griswold	Dickinson	Reimers	Wamstad
Hagglund	King	Shields	Wearin
Hanson	Knudson		

The nays were, 64.

Albert	Cole	Fleming	Hunt
Allen	Crozier	Forsling	Irwin
Bair	Dean	Gilmore	Istad
Baker	Ditto	Hall	Jaycox
Ballew	Eckles	Hansen	Johnson of
Barnes	Elliott of Scott	Hatter	Keokuk
Buchmiller	Ellsworth	Hayes	Kline
Burton	Figgins	Heald	Lichty
Byers of Linn	Files	Hill	Lovrien
Clark	Finnern	Hollingsworth	McCaulley



McCreery	Pattison	Reno	Shannon
McIlrath	Paulson	Rice	Simmer
McIntosh	Pendray	Rutledge	Van Buren
McMillan	Ratliff	Ryder	Whiting
Mathews	Rawlings	Rylander	Wilson
Mounce	Read	Sass	Mr. Speaker
O'Brien			

Absent or not voting, 4.

Dayton	Elliott of Scott	Lomas	Truax
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Amendment lost.

McIlrath of Poweshiek called up his motion to reconsider the vote by which the House failed to substitute House File No. 222 for Senate File No. 169, filed by him on March 15th.

On the question, "Shall the House reconsider?" a roll call was demanded.

The ayes were, 50.

Aiken	Hagglund	King	Shannon
Allen	Hanson	Knudson	Shields
Barnes	Heald	Lamb	Smith
Berry	Helgason	Lovrien	Swanson
Bixler	Hill	McIlrath	Taylor
Buchmiller	Holmgren	Miller	Torgeson
Bush	Hopkins	Nelson of	Van Wert
Cox	Hubbard	Hancock	Venard
Figgins	Hush	Nelson of Story	Vosseller
Finnern	Jensen	O'Donnell	Wamstad
Fleming	Johnson of	Randall	Wearin
Greene	Dickinson	Rawlings	Wilson
Griswold	Johnson of	Reimers	
	Keokuk	Rylander	

The nays were, 54.

Albert	Elliott of Scott	Jaycox	Pendray
Bair	Ellsworth	Kline	Ratliff
Baker	Files	Lichty	Read
Ballew	Forsling	McCaulley	Reno
Burton	Gilmore	McCreery	Rice
Byers of Fayette	Hall	McIntosh	Rutledge
Byers of Linn	Hansen	McMillan	Ryder
Campbell	Hatter	Mathews	Sass
Clark	Hayes	Mounce	Simmer
Cole	Hollingsworth	O'Brien	Van Buren
Crozier	Hollis	Orr	Vaughn
Dean	Hunt	Pattison	Whiting
Ditto	Irwin	Paulson	Mr. Speaker
Eckles	Istad		

Absent or not voting, 4.

Dayton	Elliott of Polk	Lomas	Truax
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The House refused to reconsider.

Elliott of Scott moved that the amendments to Senate File No. 169 proposed by the committee of the whole be adopted.

On the question, "Shall the committee amendments to Senate File No. 169 be adopted?" a roll call was demanded.

The ayes were, 77.

Albert	Greene	Kline	Randall
Allen	Hagglund	Knudson	Ratliff
Bair	Hall	Lamb	Read
Baker	Hansen	Lichty	Reimers
Ballew	Hatter	Lovrien	Rice
Burton	Hayes	McCreery	Rutledge
Bush	Heald	McIlrath	Ryder
Byers of Fayette	Helgason	McIntosh	Rylander
Campbell	Hill	McMillan	Simmer
Clark	Hollingsworth	Miller	Swanson
Cole	Hollis	Mounce	Taylor
Crozier	Holmgren	Nelson of	Torgeson
Dean	Hopkins	Hancock	Van Buren
Ditto	Hunt	Nelson of Story	Van Wert
Eckles	Istad	O'Brien	Vaughn
Elliott of Scott	Jaycox	O'Donnell	Venard
Ellsworth	Jensen	Orr	Whiting
Figgins	Johnson of	Pattison	Wilson
Fleming	Keokuk	Paulson	Mr. Speaker
Gilmore	King	Pendray	

The nays were, 9.

Aiken	Cox	Griswold	McCaulley
Barnes	Forsling	Hush	Vosseller
Berry			

Absent or not voting, 22.

Bixler	Finnern	Lomas	Shields
Buchmiller	Hanson	Mathews	Smith
Byers of Linn	Hubbard	Rawlings	Truax
Dayton	Irwin	Reno	Wamstad
Elliott of Scott	Johnson of	Sass	Wearin
Files	Dickinson	Shannon	

Amendments adopted.

Ditto of Osceola moved the previous question on the bill.

Motion lost.

McIlrath of Poweshiek moved to reconsider the vote by which the amendments proposed by the committee of the whole were adopted.

On the question, "Shall the House reconsider?" a roll call was demanded.

The ayes were, 46.

Aiken	Hagglund	King	Rutledge
Allen	Hanson	Kline	Rylander
Barnes	Hayes	Knudson	Shields
Berry	Helgason	Lamb	Smith
Bixler	Hopkins	McCaulley	Swanson
Buchmiller	Hubbard	McIlrath	Taylor
Burton	Hush	Miller	Torgeson
Bush	Jensen	Nelson of	Van Buren
Figgins	Johnson of	Hancock	Van Wert
Finnern	Dickinson	Nelson of Story	Venard
Fleming	Johnson of	O'Donnell	Wamstad
Greene	Keokuk	Reimers	Wearin
Griswold			

The nays were, 54.

Albert	Eckles	Istad	Ratliff
Bair	Elliott of Scott	Jaycox	Read
Baker	Ellsworth	Lichty	Reno
Ballew	Forsling	McCreery	Rice
Byers of Fayette	Gilmore	McIntosh	Ryder
Byers of Linn	Hall	McMillan	Sass
Campbell	Hansen	Mathews	Shannon
Clark	Hatter	Mounce	Simmer
Cole	Heald	O'Brien	Vaughn
Cox	Hollingsworth	Orr	Vosseller
Crozier	Hollis	Pattison	Whiting
Dayton	Holmgren	Paulson	Wilson
Dean	Hunt	Pendray	Mr. Speaker
Ditto	Irwin		

Absent or not voting, 8.

Elliott of Polk	Hill	Lovrien	Rawlings
Files	Lomas	Randall	Truax

House refused to reconsider.

Shields of Clarke moved that the House do now adjourn.

On the question, "Shall the House adjourn?" a roll call was demanded.

The ayes were, 22.

Allen	Griswold	Johnson of	Rylander
Barnes	Hanson	Keokuk	Shields
Berry	Helgason	Lamb	Swanson
Bixler	Hopkins	Lovrien	Taylor
Fleming	Jensen	McIlrath	Torgeson
Greene		Pattison	Wearin

The nays were, 68.

Albert	Byers of Linn	Dean	Forsling
Bair	Campbell	Ditto	Gilmore
Baker	Clark	Eckles	Hagglund
Ballew	Cole	Elliott of Scott	Hall
Burton	Cox	Ellsworth	Hansen
Bush	Crozier	Figgins	Hatter
Byers of Fayette	Dayton	Files	Hayes

Heald	Lichty	Paulson	Sass
Hill	McCaulley	Pendray	Shannon
Hollingsworth	McCreery	Randall	Simmer
Hollis	McIntosh	Ratliff	Van Buren
Holmgren	McMillan	Rawlings	Van Wert
Hunt	Mathews	Read	Vaughn
Istad	Miller	Reimers	Venard
Jaycox	Mounce	Rice	Whiting
Kline	O'Brien	Rutledge	Wilson
Knudson	Orr	Ryder	Mr. Speaker

Absent or not voting, 18.

Aiken	Hush	Lomas	Reno
Buchmiller	Irwin	Nelson of	Smith
Elliott	Johnson of	Hancock	Truax
Finnern	Dickinson	Nelson of Story	Vosseller
Hubbard	King	O'Donnell	Wamstad

Motion to adjourn lost.

McCreery of Linn moved the previous question on the bill.

Motion prevailed.

Hollis of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 62.

Albert	Ellsworth	Kline	Pendray
Bair	Files	Knudson	Ratliff
Baker	Gilmore	Lamb	Read
Ballew	Hall	Lichty	Reno
Burton	Hansen	Lovrien	Rice
Byers of Fayette	Hatter	McCreery	Rutledge
Byers of Linn	Hayes	McIlrath	Ryder
Campbell	Heald	McIntosh	Shannon
Clark	Hollingsworth	McMillan	Shields
Cole	Hollis	Mathews	Simmer
Crozier	Holmgren	Mounce	Van Buren
Dayton	Hopkins	O'Brien	Vaughn
Dean	Hunt	Orr	Whiting
Ditto	Irwin	Pattison	Wilson
Eckles	Istad	Paulson	Mr. Speaker
Elliott of Scott	Jaycox		

The nays were, 44.

Aiken	Figgins	Hill	McCaulley
Allen	Finnern	Hubbard	Miller
Barnes	Fleming	Hush	Nelson of
Berry	Forsling	Jensen	Hancock
Bixler	Greene	Johnson of	Nelson of Story
Buchmiller	Griswold	Dickinson	O'Donnell
Bush	Hagglund	Johnson of	Randall
Cox	Hanson	Keokuk	Rawlings
Elliott of Polk	Helgason	King	Reimers

Rylander  
Sass  
Smith

Swanson  
Taylor  
Torgeson

Van Wert  
Venard  
Vosseller

Wamstad  
Wearin

Absent or not voting, 2.

Lomas

Truax

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Bair of Buena Vista moved that the vote by which Senate File No. 169 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### HOUSE FILES WITHDRAWN

Hayes of Dubuque asked and obtained unanimous consent to withdraw House File No. 285 from the committee on cities and towns and from further consideration of the House.

Lichty of Black Hawk asked and obtained unanimous consent to withdraw House File No. 440 from the committee on judiciary and from further consideration of the House.

The hour of adjournment having arrived the House adjourned until 7:00 p. m., tonight.

#### EVENING SESSION

The House reconvened, Speaker Johnson in the chair.

#### REPORTS OF COMMITTEES

Lichty of Black Hawk, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 400, a bill for an act to provide that all public school corporations shall maintain courses of study equal to the first two (2) years of high school work, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

E. M. LICHTY, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 447, a bill for an act to amend Section forty-two hundred thirty (4230), of the Code, 1927, relating to the terms of school superintendents, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

E. M. LICHTY, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 372, a bill for an act to repeal section thirty-eight hundred seventy-two (3872) of the Code, 1927, relating to the lapse of life certificates for teachers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

E. M. LICHTY, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred Senate File No. 263, a bill for an act to amend, revise, and codify the law as it appears in chapters two hundred eleven (211) and two hundred eleven-B one (211-B1) of the Code, 1927, relating to school elections, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. M. LICHTY, *Chairman.*

Report adopted.

Hollingsworth of Boone, from the committee on judicial and political districts, submitted the following report:

MR. SPEAKER: Your committee on judicial and political districts, to whom was referred House File No. 442, a bill for an act to repeal chapter thirty-five-A two (35-A2) of the Code, 1927, to apportion the State of Iowa into Senatorial Districts and to provide the time when State Senators shall be elected, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

F. HOLLINGSWORTH, *Chairman.*

Report adopted.

## INTRODUCTION OF BILLS

House File No. 503, by committee on schools and textbooks, a bill for an act to direct the superintendent of public instruction to make research study of certain features of the public school system, and as to the number of physically and mentally handicapped children of school age in the state, and to make an appropriation to defray the expense of such survey.

Read first and second times and referred to committee on appropriations.

House File No. 504, by committee on schools and textbooks, a bill for an act to provide for the payment by the state of certain sums of money for the support of rural schools in school districts wherein the state is owner of agricultural land and said districts being located outside of cities and towns.

Read first and second times and passed on file.

## CONSIDERATION OF BILLS

House File No. 371, a bill for an act to repeal section seventy-four hundred eighty-nine (7489) of the Code, 1927, and to enact a substitute therefor relating to the apportionment of the return of excess levy in proportion to the amount of assessment paid by the respective owners, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Torgeson of Worth the amendment proposed by the committee, found on page 747 of the journal of March 14th, was adopted.

Torgeson of Worth moved to amend the amendment filed by him and found in the journal of March 16th by adding at the end thereof the following: "unless otherwise agreed".

Amendment to the amendment adopted.

Mr. Torgeson moved that the amendment proposed by him, as amended, be adopted.

Motion prevailed and the amendment, as amended, was adopted.

Mr. Torgeson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 74.

Albert	Figgins	Johnson of	Ratliff
Bair	Finnern	Dickinson	Reimers
Baker	Fleming	Johnson of	Rice
Ballew	Forsling	Keokuk	Rutledge
Barnes	Greene	Lamb	Ryder
Berry	Hagglund	Lichty	Sass
Burton	Hall	Lovrien	Shannon
Bush	Hansen	McCreery	Shields
Byers of Fayette	Hanson	McIntosh	Smith
Byers of Linn	Hayes	McMillan	Taylor
Clark	Hollingsworth	Miller	Torgeson
Cole	Hollis	Mounce	Van Buren
Cox	Hopkins	Nelson of	Van Wert
Dayton	Hubbard	Hancock	Vaughn
Dean	Hunt	Orr	Venard
Ditto	Hush	Pattison	Vosseller
Eckles	Irwin	Paulson	Wamstad
Elliott of Polk	Istad	Pendray	Wearin
Elliott of Scott	Jaycox	Randall	Mr. Speaker
Ellsworth	Jensen		

The nays were, none.

Absent or not voting, 34.

Aiken	Hatter	McCaulley	Read
Allen	Heald	McIlrath	Reno
Bixler	Helgason	Mathews	Rylander
Buchmiller	Hill	Nelson of Story	Simmer
Campbell	Holmgren	O'Brien	Swanson
Crozier	King	O'Donnell	Truax
Files	Kline	Pendray	Whiting
Gilmore	Knudson	Rawlings	Wilson
Griswold	Lomas		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Torgeson of Worth moved that the vote by which House File No. 371 passed the House be reconsidered and the motion to reconsider be laid on the table. Motion prevailed.

House File No. 182, a bill for an act to amend section three thousand two hundred and seventy-four (3274), Code, 1927, relating to scales, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Forsling of Woodbury the amendments proposed by the committee, found on page 769 of the journal of March 14th, were adopted.

Mr. Forsling moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.



On the question, "Shall the bill pass?"

The ayes were, 62.

Albert	Files	Johnson of	Rice
Bair	Finnern	Keokuk	Rutledge
Baker	Forsling	King	Ryder
Barnes	Greene	Lichty	Sass
Berry	Hagglund	Lovrien	Shannon
Byers of Fayette	Hall	McCreery	Shields
Byers of Linn	Heald	McIlrath	Simmer
Clark	Hill	McIntosh	Smith
Cole	Hollingsworth	McMillan	Swanson
Dayton	Hollis	Mounce	Taylor
Dean	Hopkins	Pattison	Van Buren
Ditto	Hush	Paulson	Vaughn
Elliott of Polk	Irwin	Randall	Venard
Elliott of Scott	Istad	Ratliff	Wamstad
Ellsworth	Jaycox	Reimers	Mr. Speaker
Figgins	Jensen	Reno	

The nays were, 11.

Ballew	Johnson of	Miller	Rylander
Eckles	Dickinson	Nelson of	Van Wert
Hansen	Lamb	Hancock	
Hanson	Mathews		

Absent or not voting, 35.

Aiken	Fleming	Kline	Rawlings
Allen	Gilmore	Knudson	Read
Bixler	Griswold	Lomas	Torgeson
Buchmiller	Hatter	McCaulley	Truax
Burton	Hayes	Nelson of Story	Vosseller
Bush	Helgason	O'Brien	Wearin
Campbell	Holmgren	O'Donnell	Whiting
Cox	Hubbard	Orr	Wilson
Crozier	Hunt	Pendray	

So the bill having received a constitutional majority was declared to have passed the House.

Forsling of Woodbury offered the following amendment to the title and moved its adoption:

Amend the title by striking out the word "section" in line two (2) and inserting in lieu thereof the following:

"sections thirty-two hundred fifty (3250) and".

Amendment adopted and the title, as amended, agreed to.

Senate File No. 255, a bill for an act to amend the law as it appears in section fourteen hundred seventy-seven (1477), chapter seventy-two (72) of the Code, 1927, relating to security for the payment of Workmen's Compensation, with report of committee recommending passage was taken up for consideration.

Hollingsworth of Boone moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 82.

Albert	Files	Jensen	Randall
Bair	Finnern	Johnson of	Ratliff
Ballew	Fleming	Dickinson	Reimers
Barnes	Forsling	Johnson of	Rice
Berry	Greene	Keokuk	Ryder
Bixler	Hagglund	King	Rylander
Burton	Hall	Lamb	Shannon
Bush	Hanson	Lichty	Shields
Byers of Fayette	Hayes	Lovrien	Simmer
Byers of Linn	Heald	McCreery	Smith
Clark	Helgason	McIlrath	Swanson
Cole	Hill	McIntosh	Torgeson
Cox	Hollingsworth	McMillan	Van Buren
Dayton	Hollis	Mathews	Van Wert
Dean	Hopkins	Miller	Vaughn
Ditto	Hubbard	Mounce	Venard
Eckles	Hunt	Nelson of Story	Vosseller
Elliott of Polk	Hush	O'Brien	Wamstad
Elliott of Scott	Irwin	Orr	Wearin
Ellsworth	Istad	Pattison	Wilson
Figgins	Jaycox	Paulson	Mr. Speaker

The nays were, 1.

Rutledge

Absent or not voting, 25.

Aiken	Griswold	McCaulley	Read
Allen	Hansen	Nelson of	Reno
Baker	Hatter	Hancock	Sass
Buchmiller	Holmgren	O'Donnell	Taylor
Campbell	Kline	Pendray	Truax
Crozier	Knudson	Rawlings	Whiting
Gilmore	Lomas		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 364, a bill for an act to amend section ten thousand seventy-one (10071), Code, 1927, relating to the legalization of conveyances of real estate and to the presumption which shall be indulged as to the names of persons receiving and conveying title, with report of committee recommending passage was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 82.

Albert	Finnern	Johnson of	Reno
Bair	Fleming	Dickinson	Rice
Baker	Forsling	Johnson of	Ryder
Ballew	Greene	Keokuk	Rylander
Barnes	Hagglund	King	Sass
Bixler	Hall	Lamb	Shannon
Burton	Hanson	Lichty	Shields
Byers of Fayette	Hayes	Lovrien	Simmer
Byers of Linn	Heald	McCreery	Smith
Clark	Helgason	McIlrath	Swanson
Cole	Hill	McIntosh	Taylor
Cox	Hollingsworth	McMillan	Torgeson
Dayton	Hollis	Mathews	Van Buren
Dean	Holmgren	Miller	Van Wert
Ditto	Hopkins	Mounce	Vaughn
Eckles	Hunt	Nelson of Story	Venard
Elliott of Polk	Hush	O'Brien	Vosseller
Elliott of Scott	Irwin	Orr	Wamstad
Ellsworth	Istad	Pattison	Wearin
Figgins	Jaycox	Paulson	Wilson
Files	Jensen	Ratliff	Mr Speaker

The nays were, none.

Absent or not voting, 26.

Aiken	Gilmore	Lomas	Rawlings
Allen	Griswold	McCaulley	Read
Berry	Hansen	Nelson of	Reimers
Buchmiller	Hatter	Hancock	Rutledge
Bush	Hubbard	O'Donnell	Truax
Campbell	Kline	Pendray	Whiting
Crozier	Knudson	Randall	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 362, a bill for an act to legalize the publication of legal notices in The Daily Reporter, a newspaper published at Sioux City, Woodbury county, Iowa, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Forsling of Woodbury the amendment proposed by the committee, found on page 703 of the journal of March 12th, was adopted.

Mr. Forsling moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 88.

Albert	Fleming	Johnson of	Reno
Bair	Forsling	Keokuk	Rice
Baker	Greene	King	Rutledge
Ballew	Hagglund	Knudson	Ryder
Barnes	Hall	Lamb	Rylander
Berry	Hanson	Lichty	Sass
Burton	Hayes	Lovrien	Shannon
Bush	Head	McCauley	Shields
Byers of Fayette	Helgason	McCreery	Simmer
Byers of Linn	Hill	McIlrath	Smith
Clark	Hollingsworth	McIntosh	Swanson
Cole	Hollis	McMillan	Taylor
Cox	Holmgren	Mathews	Torgeson
Dayton	Hopkins	Miller	Van Buren
Dean	Hunt	Mounce	Van Wert
Ditto	Hush	Nelson of Story	Vaughn
Eckles	Irwin	O'Brien	Venard
Elliott of Polk	Istad	Orr	Vosseller
Elliott of Scott	Jaycox	Pattison	Wamstad
Ellsworth	Jensen	Paulson	Wearin
Figgins	Johnson of	Ratliff	Wilson
Files	Dickinson	Read	Mr. Speaker
Finnern		Reimers	

The nays were, 1.

Hansen

Absent or not voting, 19.

Aiken	Crozier	Kline	Pendray
Allen	Gilmore	Lomas	Randall
Bixler	Griswold	Nelson of	Rawlings
Buchmiller	Hatter	Hancock	Truax
Campbell	Hubbard	O'Donnell	Whiting

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 224, a bill for an act to authorize resident pupils to attend high school in an adjoining state and to provide for the payment of tuition in such cases, with report of committee recommending passage was taken up for consideration.

Greene of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 86.

Albert	Ballew	Bixler	Byers of Fayette
Allen	Barnes	Burton	Campbell
Bair	Berry	Bush	Clark

Cole	Helgason	LoVrien	Rutledge
Cox	Hill	McCaulley	Ryder
Dayton	Hollingsworth	McCreery	Rylander
Dean	Holmgren	McIlrath	Sass
Ditto	Hopkins	McIntosh	Shannon
Eckles	Hubbard	McMillan	Shields
Elliott of Polk	Hunt	Mathews	Simmer
Elliott of Scott	Hush	Miller	Smith
Ellsworth	Irwin	Mounce	Swanson
Figgins	Istad	Nelson of Story	Taylor
Files	Jaycox	O'Brien	Torgeson
Fleming	Johnson of	Orr	Van Buren
Forsling	Dickinson	Pattison	Van Wert
Greene	Johnson of	Paulson	Vaughn
Hall	Keokuk	Ratliff	Venard
Hansen	King	Read	Vosseller
Hanson	Knudson	Reimers	Wamstad
Hayes	Lamb	Reno	Wearin
Heald	Lichty	Rice	Wilson

The nays were, 1.

Hollis

Absent or not voting, 21.

Aiken	Finnern	Kline	Randall
Baker	Gilmore	Lomas	Rawlings
Buchmiller	Griswold	Nelson of	Truax
Byers of Linn	Hagglund	Hancock	Whiting
Crozier	Hatter	O'Donnell	Mr. Speaker
	Jensen	Pendray	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 250, a bill for an act to amend section seventy-one hundred eighty-eight (7188) of the Code, 1927, governing the correction of errors made by the county treasurer in making entries of tax payments, with report of committee recommending passage was taken up for consideration.

Byers of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 91.

Albert	Bush	Ditto	Forsling
Allen	Byers of Fayette	Eckles	Greene
Bair	Byers of Linn	Elliott of Polk	Hagglund
Baker	Campbell	Elliott of Scott	Hansen
Ballew	Clark	Ellsworth	Hanson
Barnes	Cole	Figgins	Hayes
Berry	Cox	Files	Heald
Bixler	Dayton	Finnern	Helgason
Burton	Dean	Fleming	Hill

Hollingsworth	King	Orr	Shields
Hollis	Knudson	Pattison	Simmer
Holmgren	Lamb	Paulson	Smith
Hopkins	Lichty	Randall	Swanson
Hunt	Lovrien	Ratliff	Taylor
Hush	McCaulley	Read	Torgeson
Irwin	McCreery	Reimers	Van Buren
Istad	McIlrath	Reno	Van Wert
Jaycox	McIntosh	Rice	Vaughn
Jensen	McMillan	Rutledge	Venard
Johnson of	Mathews	Ryder	Vosseller
Dickinson	Miller	Rylander	Wamstad
Johnson of	Mounce	Sass	Wearin
Keokuk	Nelson of Story	Shannon	Wilson
			Mr. Speaker

The nays were, none.

Absent or not voting, 17.

Aiken	Hall	Nelson of	Pendray
Buchmiller	Hatter	Hancock	Rawlings
Crozier	Hubbard	O'Brien	Truax
Gilmore	Kline	O'Donnell	Whiting
Griswold	Lomas		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 213, a bill for an act to make permanent the temporary transfer of certain moneys from the county general fund to the county bridge fund of Audubon county, Iowa, with report of committee recommending passage was taken up for consideration.

Taylor of Audubon moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 93.

Albert	Cox	Hall	Istad
Allen	Dayton	Hansen	Jaycox
Bair	Dean	Hanson	Jensen
Baker	Ditto	Hayes	Johnson of
Ballew	Eckles	Heald	Dickinson
Barnes	Elliott of Polk	Helgason	Johnson of
Berry	Elliott of Scott	Hill	Keokuk
Bixler	Ellsworth	Hollingsworth	King
Burton	Figgins	Hollis	Knudson
Bush	Files	Holmgren	Lamb
Byers of	Finnern	Hopkins	Lichty
Fayette	Fleming	Hubbard	Lovrien
Campbell	Forsling	Hunt	McCaulley
Clark	Greene	Hush	McCreery
Cole	Hagglund	Irwin	McIlrath

McIntosh	Pattison	Ryder	Van Buren
McMillan	Paulson	Rylander	Van Wert
Mathews	Randall	Sass	Vaughn
Miller	Ratliff	Shannon	Venard
Mounce	Read	Shields	Voesseller
Nelson of Hancock	Reimers	Simmer	Wamstad
Nelson of Story	Reno	Swanson	Wearin
O'Brien	Rice	Taylor	Wilson
Orr	Rutledge	Torgeson	Mr. Speaker

The nays were, none.

Absent or not voting, 15.

Aiken	Gilmore	Lomas	Smith
Buchmiller	Griswold	O'Donnell	Truax
Byers of Linn	Hatter	Pendray	Whiting
Crozier	Kline	Rawlings	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 216, a bill for an act to amend section forty hundred thirty-eight (4038), Code, 1927, relating to diseases of bees, to provide for county appropriation of funds in the eradication of such diseases, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Bixler of Adams the amendment proposed by the committee, found on page 587, of the journal of March 7th, was adopted.

Mr. Bixler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 73.

Albert	Dean	Heald	Johnson of
Allen	Ditto	Helgason	Keokuk
Bair	Eckles	Hill	King
Barnes	Elliott of Polk	Hollingsworth	Knudson
Berry	Elliott of Scott	Hollis	Lichty
Bixler	Ellsworth	Holmgren	Lovrien
Burton	Figgins	Hopkins	McCaulley
Bush	Files	Hubbard	McCreery
Byers of Fayette	Fleming	Hunt	McIlrath
Byers of Linn	Forsling	Hush	McIntosh
Campbell	Greene	Irwin	Nelson of
Cole	Hagglund	Jaycox	Hancock
Cox	Hall	Johnson of	Nelson of Story
Dayton	Hansen	Dickinson	Orr
	Hayes		Pattison

Paulson	Rutledge	Van Buren	Vosseller
Ratliff	Ryder	Van Wert	Wearin
Read	Rylander	Vaughn	Wilson
Reimers	Sass	Venard	Mr. Speaker
Rice	Smith		

The nays were, 21.

Ballew	Lamb	O'Brien	Simmer
Clark	McMillan	Randall	Swanson
Finnern	Mathews	Reno	Taylor
Hanson	Miller	Shannon	Torgeson
Istad	Mounce	Shields	Wamstad
Jensen			

Absent or not voting, 14.

Aiken	Gilmore	Lomas	Rawlings
Baker	Griswold	O'Donnell	Truax
Buchmiller	Hatter	Pendray	Whiting
Crozier	Kline		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 427, a bill for an act to amend the law as it appears in section fifteen hundred eighty-seven (1587) of the Code, 1927, relating to the so-called red light injunction law so as to extend the provisions thereof to include places used for gambling, with report of committee recommending passage was taken up for consideration.

Lovrien of Humboldt offered the following amendments and moved their adoption:

Amend by adding after the word "gambling" in line six (6) of section one (1) the following words: "or pool selling as defined by section thirteen thousand two hundred sixteen (13216) of the Code."

Also, amend by adding after the word "gambling" in line ten (10) of section one (1) the following words: "or pool selling as defined by section thirteen thousand two hundred sixteen (13216) of the Code."

Amendments adopted.

Hansen of Scott offered the following amendment and moved its adoption:

Amend by adding at the end of section two (2) the words "without expense to the state."

Amendment adopted.

Hubbard of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.



On the question, "Shall the bill pass?"

The ayes were, 88.

Albert	Forsling*	King	Reimers
Allen	Greene	Knudson	Reno
Bair	Hagglund	Lamb	Rice
Baker	Hall	Lichty	Rutledge
Ballew	Hanson	Lovrien	Rylander
Barnes	Heald	McCaulley	Sass
Berry	Helgason	McCreery	Shannon
Bixler	Hill	McIlrath	Shields
Burton	Hollingsworth	McIntosh	Simmer
Bush	Hollis	McMillan	Smith
Byers of Linn	Holmgren	Mathews	Swanson
Campbell	Hopkins	Miller	Taylor
Clark	Hubbard	Mounce	Torgeson
Cox	Hunt	Nelson of	Van Buren
Dayton	Hush	Hancock	Van Wert
Dean	Irwin	Nelson of Story	Vaughn
Eckles	Istad	O'Brien	Venard
Elliott of Polk	Jaycox	Orr	Vosseller
Ellsworth	Jensen	Pattison	Wamstad
Figgins	Johnson of	Paulson	Wearin
Files	Dickinson	Randall	Wilson
Finnern	Johnson of	Ratliff	Mr. Speaker
Fleming	Keokuk	Read	

The nays were, 1.

Hayes

Absent or not voting, 19.

Aiken	Ditto	Hatter	Rawlings
Buchmiller	Elliott of Scott	Kline	Ryder
Byers of Fayette	Gilmore	Lomas	Truax
Cole	Griswold	O'Donnell	Whiting
Crozier *	Hansen	Pendray	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 302, a bill for an act providing for the appointment of board of trustees in special charter cities, having a population of less than twenty-five thousand (25,000) and prescribing their powers and duties, with report of committee recommending passage was taken up for consideration.

McIntosh of Muscatine moved that Senate File No. 288 be substituted for House File No. 302.

Motion prevailed.

Hansen of Scott offered the following amendment and moved its adoption.

Amend by adding at the end of section five (5) the following words: "without expense to the state."

Amendment lost.

Mr. McIntosh moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 86.

Albert	Fleming	Johnson of	Read
Allen	Forsling	Keokuk	Reimers
Ballew	Greene	King	Reno
Barnes	Hagglund	Knudson	Rice
Berry	Hall	Lamb	Rutledge
Bixler	Hansen	Lichty	Ryder
Burton	Hanson	Lovrien	Rylander
Bush	Hayes	McCaulley	Sass
Byers of Fayette	Heald	McIlrath	Shannon
Byers of Linn	Helgason	McIntosh	Shields
Campbell	Hill	McMillan	Simmer
Clark	Hollingsworth	Mathews	Swanson
Cole	Hollis	Mounce	Taylor
Cox	Holmgren	Nelson of	Torgeson
Dayton	Hopkins	Hancock	Van Buren
Dean	Hunt	Nelson of Story	Van Wert
Ditto	Hush	O'Brien	Vaughn
Eckles	Irwin	Orr	Venard
Elliott of Polk	Istad	Pattison	Vosseller
Elliott of Scott	Jaycox	Paulson	Wamstad
Ellsworth	Jensen	Ratliff	Wilson
Figgins	Johnson of		Mr. Speaker
Files	Dickinson		

The nays were, 3.

Finnern	Miller	Wearin
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Absent or not voting, 19.

Aiken	Gilmore	Lomas	Rawlings
Bair	Griswold	McCreery	Smith
Baker	Hatter	O'Donnell	Truax
Buchmiller	Hubbard	Pendray	Whiting
Crozier	Kline	Randall	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

McIntosh of Muscatine moved that the vote by which Senate File No. 288 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 266, a bill for an act to amend section thirteen thousand three hundred fifty-eight (13358), of the Code, 1927, relative to the place of punishment of jail breakers, with report of committee without recommendation was taken up for consideration.

Byers of Fayette moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 85.

Albert	Files	Johnson of	Reno
Allen	Finnern	Keokuk	Rice
Bair	Fleming	King	Rutledge
Baker	Forsling	Knudson	Ryder
Ballew	Greene	Lamb	Rylander
Barnes	Hagglund	Lichty	Sass
Berry	Hall	McCaulley	Shannon
Bixler	Hansen	McCreery	Shields
Byers of	Hanson	McIlrath	Simmer
Fayette	Heald	McIntosh	Smith
Byers of Linn	Helgason	McMillan	Swanson
Campbell	Hollingsworth	Mathews	Taylor
Clark	Hollis	Mounce	Van Buren
Cole	Holmgren	Nelson of	Van Wert
Cox	Hopkins	Hancock	Vaughn
Dayton	Hubbard	Nelson of Story	Venard
Dean	Hunt	O'Brien	Voesseller
Ditto	Hush	Orr	Wamstad
Eckles	Irwin	Pattison	Wearin
Elliott of Polk	Jaycox	Paulson	Wilson
Elliott of Scott	Jensen	Ratliff	Mr. Speaker
Ellsworth	Johnson of	Read	
Figgins	Dickinson		

The nays were, 3.

Hayes	Miller	Torgeson
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Absent or not voting, 20.

Aiken	Gilmore	Kline	Randall
Buchmiller	Griswold	Lomas	Rawlings
Burton	Hatter	Lovrien	Reimers
Bush	Hill	O'Donnell	Truax
Crozier	Istad	Pendray	Whiting

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Byers of Fayette moved to reconsider the vote by which House File No. 266 passed the House.

On the question, "Shall the House reconsider?" a roll call was demanded.

The ayes were, 88.

Albert	Fleming	Knudson	Reno
Allen	Greene	Lamb	Rice
Baker	Hagglund	Lichty	Rutledge
Ballew	Hall	Lovrien	Ryder
Barnes	Hansen	McCaulley	Rylander
Berry	Hanson	McCreery	Sass
Bixler	Hayes	McIlrath	Shannon
Burton	Heald	McIntosh	Shields
Bush	Helgason	McMillan	Simmer
Byers of Fayette	Hollingsworth	Mathews	Smith
Byers of Linn	Hollis	Miller	Swanson
Campbell	Holmgren	Mounce	Taylor
Cole	Hopkins	Nelson of	Torgeson
Cox	Hubbard	Hancock	Van Buren
Dayton	Hunt	Nelson of Story	Van Wert
Dean	Hush	O'Brien	Vaughn
Ditto	Irwin	Orr	Venard
Eckles	Istad	Pattison	Vosseller
Elliott of Polk	Jaycox	Paulson	Wamstad
Elliott of Scott	Jensen	Ratliff	Wearin
Ellsworth	Johnson of	Read	Wilson
Files	Dickinson	Reimers	Mr. Speaker
Finnern	King		

The nays were, none.

Absent or not voting, 20.

Aiken	Forsling	Johnson of	Pendray
Bair	Gilmore	Keokuk	Randall
Buchmiller	Griswold	Kline	Rawlings
Clark	Hatter	Lomas	Truax
Crozier	Hill	O'Donnell	Whiting
Figgins			

Motion prevailed and the vote was reconsidered.

Byers of Fayette moved to reconsider the vote by which House File No. 266 passed to its third reading.

Motion prevailed.

Lovrien of Humboldt offered the following amendment and moved its adoption:

Amend by inserting after the word "by" in line three (3) the following: "inserting after the word 'he' in line six (6) of said section the words 'shall be guilty of a felony and,' also by".

Amendment adopted.

Byers of Fayette moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 86.

Albert	Greene	King	Reno
Allen	Hagglund	Knudson	Rice
Bair	Hall	Lamb	Rutledge
Baker	Hansen	Lichty	Ryder
Barnes	Hayes	Lovrien	Rylander
Bixler	Heald	McCaulley	Sass
Burton	Helgason	McCreery	Shannon
Bush	Hollingsworth	McIlrath	Shields
Byers of Fayette	Hollis	McIntosh	Simmer
Byers of Linn	Holmgren	McMillan	Smith
Campbell	Hopkins	Mathews	Swanson
Cox	Hubbard	Mounce	Taylor
Dayton	Hunt	Nelson of	Torgeson
Dean	Hush	Hancock	Van Buren
Ditto	Irwin	Nelson of Story	Van Wert
Eckles	Istad	O'Brien	Vaughn
Elliott of Polk	Jaycox	Orr	Venard
Elliott of Scott	Jensen	Pattison	Vosseller
Ellsworth	Johnson of	Paulson	Wamstad
Figgins	Dickinson	Ratliff	Wearin
Files	Johnson of	Read	Wilson
Finnern	Keokuk	Reimers	Mr. Speaker
Fleming			

The nays were, 1.

Miller

Absent or not voting, 21.

Aiken	Cole	Hanson	O'Donnell
Ballew	Crozier	Hatter	Pendray
Berry	Forsling	Hill	Randall
Buchmiller	Gilmore	Kline	Rawlings
Clark	Griswold	Lomas	Truax
			Whiting

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 460, a bill for an act to amend section twenty-one hundred thirty-one (2131) of the Code of 1927, relating to applications for permits to wholesale druggists, with report of committee recommending passage was taken up for consideration.

Simmer of Wapello moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 59.

Albert	Files	Irwin	Reno
Ballew	Finnern	Jaycox	Rice
Berry	Fleming	Johnson of	Ryder
Bixler	Greene	Keokuk	Rylander
Burton	Hagglund	King	Sass
Byers of Linn	Hall	Lamb	Shannon
Campbell	Hansen	Lovrien	Simmer
Clark	Hanson	McIntosh	Swanson
Cole	Hayes	McMillan	Taylor
Cox	Helgason	Mathews	Torgeson
Dayton	Hill	Nelson of	Van Buren
Dean	Hollingsworth	Hancock	Van Wert
Ditto	Hollis	O'Brien	Vosseller
Eckles	Hopkins	Pattison	Wilson
Elliott of Polk	Hush	Reimers	Mr. Speaker
Elliott of Scott			

The nays were, 15.

Bair	Figgins	McCreery	Reid
Baker	Hubbard	McIlrath	Shields
Bush	Jensen	Miller	Wearin
Ellsworth	Johnson of Dickinson	Nelson of Story	

Absent or not voting, 34.

Aiken	Hatter	McCaulley	Rawlings
Allen	Heald	Mounce	Rutledge
Barnes	Holmgren	O'Donnell	Smith
Buchmiller	Hunt	Orr	Truax
Byers of Fayette	Istad	Paulson	Vaughn
Crozier	Kline	Pendray	Venard
Forsling	Knudson	Randall	Wamstad
Gilmore	Lichty	Ratliff	Whiting
Griswold	Lomas		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### SENATE FILE NO. 169 REPRINTED

Elliott of Scott asked and obtained unanimous consent to have Senate File No. 169 reprinted as passed by the House.

#### AMENDMENTS FILED

Wamstad of Mitchell filed the following amendment to House File No. 353:

Amend House File No. 353 as follows:

Insert following section one (1) thereof the following:

"Sec. 2. That the law as it appears in Chapter one hundred one (101) of the Code, 1927, be and the same is hereby amended by inserting immediately following section twenty-one hundred thirty-six (2136) thereof, the following:

"2136-a1. Every registered pharmacist, or firm or corporation engaged in the retail drug business, and who or which has filled any prescription prescribed by a physician licensed in this state, containing alcohol or wine, shall keep said prescription for a period of one (1) year from the date of the filling thereof, and all such prescriptions shall be made and kept available for inspection by any peace officer at any time said place of business is open for business.

"2136-a2. If any person destroys or removes from the place of business any prescription described in the preceding section during the period of time that said prescription is required to be preserved and made available for inspection, or if any person having charge or supervision of any such prescription refuses to permit or allow a peace officer to inspect said prescription, shall be guilty of a misdemeanor and upon conviction shall be fined not less than one hundred dollars (\$100.00) nor more than five hundred dollars (\$500.00), or be imprisoned in the county jail for not less than thirty (30) days nor more than six (6) months, or by both such fine and imprisonment. The provisions of this section shall not apply when any such prescription has been ordered removed or when it is removed under the authority of an order of a judge of the district court."

Further amend said bill by changing "Sec. 2" in line one (1) of said Sec. two (2) as printed to "Sec. 3". Also amend the title to said bill by inserting in line two (2) thereof immediately following the figures "twenty-one hundred thirty-six (2136)", the following:

"and Chapter one hundred one (101)";

and by striking the period at the end of the title and adding the following:

"and to require preservation of prescriptions filled containing alcohol or wine, and to provide punishments for violations."

Elliott of Scott filed the following amendment to House Joint Resolution No. 6:

Amend Joint Resolution No. 6 by adding after Sec. 3 of the proposed Constitutional Amendment, and before Section 2, of the Resolution as follows:

"Sec. 4. Any law adopted by the General Assembly authorizing the issuance of bonds under this Article XIII shall provide that the principal of all county primary road bonds and bonds issued to refund county primary road bonds, outstanding when said law becomes effective, shall be paid, as such bonds mature or become subject to call, from the proceeds of the state bonds. Upon the issuance of the first state bonds under such law the authority of the counties to issue county primary road bonds shall cease."

Forsling of Woodbury filed the following amendment to Senate File No. 164:

Amend Senate File 164 by amending lines forty (40) and forty-one (41) of section two (2) to read as follows:

“this act apply to an attorney admitted to practice in Iowa”; also by striking from line forty-two (42) of said section the words “attorney-at-law”.

On motion of Bair of Buena Vista the House adjourned until 9:00 a. m., Wednesday.



# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 20, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. F. W. Thompson, pastor of the Presbyterian Church, Aplington, Iowa.

Journal of March 19th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Mathews of Des Moines for the day, on request of Pattison of Jefferson; Forsling of Woodbury for the day, on request of McIlrath of Poweshiek; Lomas of Howard indefinitely, on request of Ratliff of Henry.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files Nos. 34, 47, 202, 263.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House Files Nos. 34, 47, 202 and 263.

Senate Files Nos. 39 and 284.

## BILLS SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 20th day of March, 1929, sent to the governor for his approval: House Files Nos. 34, 47, 202, 263.

S. R. TORGESON, *Chairman.*

## REPORTS OF COMMITTEES

Report adopted.

Lovrien of Humboldt, from the committee on insurance, submitted the following reports:

MR. SPEAKER: Your committee on insurance, to whom was referred House File No. 272, a bill for an act to amend section eighty-nine hundred eighty-two (8982), Code, 1927, relating to stipulation for arbitration of loss under contract of insurance, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Chapter four hundred six (406) of the Code, 1927, is amended by adding thereto the following:

'9068-cl. No recovery on a policy or contract of insurance shall be defeated for failure of the insured to comply, after a loss occurs, with any arbitration or appraisal stipulation as to fixing the value of property. No arbitration shall take place except substantially where the property was situated at the time of loss. Contracts of insurance to indemnify against loss by hail to growing crops which stipulate for arbitration shall provide that the decision of the majority of the arbitrators shall be final'."

Also amend the title by striking therefrom the following:

"Section 8982,"

and inserting in lieu thereof the following:

"chapter four hundred six (406) of the"

FRED C. LOVRIEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File No. 295, a bill for an act to amend section eighty-seven hundred thirty-seven (8737), Code, 1927, relating to the investments

of the funds of life insurance companies and associations, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by inserting after the word "state" in line seven (7), section one (1), the words "or states"

FRED C. LOVRIEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on insurance, to whom was referred House File No. 458, a bill for an act making the insurance commissioner of the State of Iowa the sole and only receiver or liquidating officer for insurance companies, associations, or insurance carriers, and prescribing the compensation and expenses thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File No. 289, a bill for an act to amend sub-section nine (9) of section eighty-seven hundred thirty-seven (8737) of the Code, 1927, relating to the deposit of certain securities by life insurance companies and associations with the Commissioner of Insurance, and the withdrawal thereof; and to amend section eighty-seven hundred thirty-six (8736) of the Code, 1927, so as to except the securities deposited under sub-section nine (9) of section eighty-seven hundred thirty-seven (8737) of the Code, 1927, from the requirements thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File No. 314, a bill for an act to amend sub-section eight (8) of section eighty-eight hundred twenty-nine (8829) of the Code, 1927, relating to the deposits of certain securities by fraternal beneficiary societies, orders or associations with the commissioner of insurance, and the withdrawal thereof, beg leave to report they have had the same

under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File No. 418, a bill for an act to amend section eighty-six hundred seventy-six (8676) of the Code, 1927, relative to group insurance and granting authority to labor organizations and teachers' associations to issue group insurance on their members, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, *Chairman.*

Report adopted.

Hansen of Scott, from the committee on appropriations, submitted the following reports:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 496, a bill for an act to make an appropriation to Julius Boeckh for expenses and services as a member of the Commission to ascertain and report the facts relative to the feasibility of constructing interstate bridges across the Mississippi River joining the state of Iowa with the state of Wisconsin, under the provisions of Chapter two hundred nine (209) Acts of the Forty-first General Assembly as amended, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 494, a bill for an act to make appropriation to Ralph W. Pabst and Leslie E. Williams for injuries received while under orders at regular drill as members of the Iowa National Guard, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 491, a bill for an act to make an appropriation to Judge Edgar A. Morling as compensation for services from January

1, 1927, to March 1, 1929, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 489, a bill for an act to make appropriation to the Hudson Jones Automobile Company for damages sustained on account of collision with an unlighted road maintenance truck on the public highway, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 487, a bill for an act to make appropriation to John A. Stewart for compensation and traveling expenses while in the service of the Iowa National Guard, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 485, a bill for an act to make an appropriation to Miss Lillian Bandy for injuries received while an employee of the Iowa Soldiers' Orphans' Home, Davenport, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House Joint Resolution No. 5, memorializing Congress of the United States to refund Internal Revenue taxes assessed on sales of farm lands based on paper profits in the mid-west during the boom years of 1919-20-21, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House

with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking all after the word "That" in line one (1) of Section Three (3) up to and including the word "of" in line two (2) of Section Three (3).

JOHN T. HANSEN, *Chairman.*

Report adopted.

On motion of Hanson of Winnebago, chairman of committee on elections, the report of committee recommending that House File No. 375 be indefinitely postponed was adopted.

On motion of Johnson of Dickinson, chairman of committee on board of control, the report of the committee recommending that House File No. 308 be indefinitely postponed was adopted.

On motion of Hansen of Scott, chairman of committee on appropriations, the report of committee recommending that House File No. 439 be indefinitely postponed was adopted.

On motion of Elliott of Scott, chairman of committee on public utilities, the report of committee recommending that House File No. 223 be indefinitely postponed was adopted.

On motion of McIntosh of Muscatine, chairman of committee on compensation of public officers, the report of committee recommending that House File No. 331 be indefinitely postponed was adopted.

On motion of McIntosh of Muscatine, chairman of committee on compensation of public officers, the report of committee recommending that House File No. 123 be indefinitely postponed was adopted.

On motion of Lichty of Black Hawk, chairman of committee on schools and textbooks, the report of committee recommending that House File No. 447 be indefinitely postponed was adopted.

On motion of Simmer of Wapello, chairman of committee on cities and towns, the report of committee recommending that Senate File No. 179 be indefinitely postponed was adopted.

Bush of Cherokee offered the following resolution:

#### RESOLUTION

*Whereas*, The Honorable George F. Coburn who was a member of the legislature from Cherokee county during the 28th, 29th, 30th, 31st, 37th

and 38th sessions, was, last Sunday morning, summoned to the great beyond, and

*Whereas*, His life has been of great service to this state as well as to his community

*Therefore, Be It Resolved by the House of Representatives*, That we extend to his widow and children our heartfelt sympathy.

*Be It Further Resolved*, That these resolutions be printed in the journal and that the Chief Clerk be directed to send an enrolled copy to the Coburn family, in care of Mrs. Geo. F. Coburn, at Marcus, Iowa.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Bush moved its adoption.

Motion prevailed and the resolution was adopted.

#### MADE SPECIAL ORDERS

Hagglund of Page asked and obtained unanimous consent to have Senate File No. 7 made a special order for Monday, March 25th, at 10:00 a. m.

Hollis of Black Hawk asked and obtained unanimous consent to have House Joint Resolution No. 6 made a special order for Tuesday, March 26th, at 9:30 a. m.

#### RULE 58 INVOKED

On request of Ratliff of Henry rule 58 was invoked with reference to House File No. 247 and the bill was referred to the committee on appropriations.

On request of Rice of Clinton, rule 58 was invoked with reference to House Files Nos. 205, 208, 329, 358, 378 and 411, and the bills were placed on the calendar.

#### HON. W. C. EDISON ADDRESSES HOUSE

Bair of Buena Vista announced that Hon. W. C. Edson, former Speaker of the House, was present and moved that Mr. Edson be invited to speak to the House at this time.

Motion prevailed and Mr. Edson was escorted to the Speaker's station and briefly addressed the House.

#### BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on March 19th, approved the following bills:

House Files Nos. 201, 174, 99, 12, 23, 125, 145, 257, 28 and 52.

## CONSIDERATION OF BILLS

House File No. 149, a bill for an act to amend section seventy-three hundred eight (7308) of the Code, 1927, by adding thereto an additional paragraph relating to the reciprocal exemption of intangible personal property from inheritance taxation, with report of committee recommending passage, was taken up for consideration.

Johnson of Dickinson moved that the amendment filed by him and found in the journal of March 13th be adopted.

Amendment adopted.

Mr. Johnson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 88.

Albert	Figgins	Johnson of	Read
Allen	Finnern	Keokuk	Reimers
Bair	Fleming	King	Reno
Baker	Gilmore	Kline	Rice
Ballew	Greene	Knudson	Rutledge
Barnes	Griswold	Lamb	Rylander
Buchmiller	Hagglund	Lichty	Sass
Burton	Hansen	McCaulley	Shannon
Bush	Heald	McCreery	Shields
Byers of Fayette	Helgason	McIlrath	Simmer
Byers of Linn	Hill	McIntosh	Smith
Campbell	Hollingsworth	McMillan	Swanson
Clark	Hollis	Miller	Taylor
Cole	Holmgren	Mounce	Torgeson
Cox	Hopkins	Nelson of	Van Buren
Crozier	Hubbard	Hancock	Van Wert
Dayton	Hush	Orr	Vaughn
Dean	Irwin	Pattison	Vosseller
Ditto	Istad	Paulson	Wamstad
Eckles	Jaycox	Pendray	Whiting
Elliott of Polk	Jensen	Randall	Wilson
Elliott of Scott	Johnson of	Ratliff	Mr. Speaker
Ellsworth	Dickinson	Rawlings	

The nays were, 1.

O'Brien

Absent or not voting, 19.

Aiken	Hall	Lomas	Ryder
Berry	Hanson	Lovrien	Truax
Bixler	Hatter	Mathews	Venard
Files	Hayes	Nelson of Story	Wearin
Forsling	Hunt	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

McCaulley of Calhoun in the chair.



House File No. 53, a bill for an act to stimulate the growing of leguminous crops for conservation of soil fertility, and to fix the taxable valuation of land so used, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Nelson of Story the amendment proposed by the committee, found on page 441 of the journal of February 21st, was adopted.

On request of Nelson of Story further action on House File No. 53 was deferred.

The hour having arrived for Special Order No. 2, House File No. 138, a bill for an act to provide for and establish a state correctional farm at Clive, Iowa, to provide for the erection and construction of suitable buildings and equipment thereat, to provide for the commitment to said institution, and the detention, treatment, and employment of certain persons convicted of crime, to provide for the control and management thereof, to authorize the transfer of prisoners from the state penitentiary and from the state reformatory to said farm, and to make an appropriation therefor, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hill of Floyd the amendments proposed by the committee, found on page 459 of the journal of February 22nd, were adopted.

Hill of Floyd moved that the amendment filed by him and found in the journal of March 13th be adopted.

Amendment adopted.

Speaker Johnson in the chair.

Lovrien of Humboldt and Allen of Pocahontas offered the following amendment and moved its adoption:

Amend House File No. 138 as follows:

Amend Sec. 6, line 5 by striking therefrom the word "shall" and inserting in lieu thereof the word "may". Also to further amend Sec. 6 by striking in line 8 thereof the words and figures "sixty (60) days" and inserting in lieu thereof the words and figures "six (6) months".

Amendment adopted.

Berry of Monroe moved the previous question.

Motion prevailed.

Hill of Floyd moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 39.

Allen	Hill	Kline	Reno
Bixler	Hollingsworth	Lichty	Sass
Cox	Hollis	Lovrien	Shannon
Dean	Hopkins	McCaulley	Simmer
Eckles	Jensen	McIntosh	Van Wert
Elliott of Polk	Johnson of	Miller	Vaughn
Files	Dickinson	Nelson of Story	Wearin
Fleming	Johnson of	O'Brien	Whiting
Greene	Keokuk	Ratliff	Wilson
Hall	King	Reimers	Mr. Speaker
Hatter			

The nays were, 62.

Aiken	Elliott of Scott	Istad	Rawlings
Albert	Ellsworth	Jaycox	Read
Bair	Figgins	Knudson	Rice
Baker	Finnern	Lamb	Rutledge
Ballew	Gilmore	McCreery	Ryder
Barnes	Griswold	McIlrath	Rylander
Berry	Hagglund	McMillan	Shields
Buchmiller	Hansen	Mounce	Smith
Burton	Hanson	Nelson of	Swanson
Bush	Hayes	Hancock	Taylor
Byers of Fayette	Heald	O'Donnell	Torgeson
Campbell	Helgason	Orr	Van Buren
Clark	Holmgren	Pattison	Venard
Cole	Hubbard	Paulson	Vosseller
Crozier	Hush	Pendray	Wamstad
Dayton	Irwin	Randall	

Absent or not voting, 7.

Byers of Linn	Forsling	Lomas	Truax
Ditto	Hunt	Mathews	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Greene of Pottawattamie called up the resolution providing for the appointment of a sifting committee filed by him and found in the journal of March 14th and offered the following resolution as a substitute and moved its adoption:

## RESOLUTION

*Be It Resolved by the House, That the Speaker of the House shall on or before March 21, 1929, appoint a sifting committee to which shall be referred at the close of March 22, 1929, all bills other than appropriation bills and bills then upon the House Calendar, and that beginning March 27, 1929, no bills shall be considered except appropriation bills and bills which have been made special orders, unless recommended by said sifting committee.*

On the question "Shall substitution be made?" a roll call was demanded.

The ayes were, 58.

Bair	Hall	Johnson of	Ratliff
Ballew	Hansen	Keokuk	Rawlings
Barnes	Hatter	Lamb	Rice
Byers of Fayette	Hayes	Lichty	Ryder
Byers of Linn	Heald	McCaulley	Rylander
Campbell	Hill	McCreery	Sass
Clark	Hollis	McIntosh	Shannon
Crozier	Holmgren	Miller	Shields
Dayton	Hopkins	Nelson	Simmer
Dean	Hunt	Hancock	Swanson
Elliott of Polk	Hush	Nelson of Story	Taylor
Elliott of Scott	Irwin	O'Donnell	Vaughn
Ellsworth	Istad	Orr	Vosseller
Greene	Jaycox	Pattison	Whiting
Hagglund	Jensen	Paulson	Mr. Speaker

The nays were, 32.

Albert	Figgins	Johnson of	Pendray
Allen	Finnern	Dickinson	Read
Baker	Fleming	King	Rutledge
Berry	Gilmore	Kline	Smith
Burton	Griswold	Knudson	Torgeson
Bush	Hanson	Lovrien	Van Wert
Cox	Helgason	McIlrath	Wamstad
Eckles	Hollingsworth	Mounce	Wearin
		O'Brien	

Absent or not voting, 18.

Aiken	Files	Mathews	Truax
Bixler	Forsling	Randall	Van Buren
Buchmiller	Hubbard	Reimers	Venard
Cole	Lomas	Reno	Wilson
Ditto	McMillan		

Motion prevailed and the substitution was made.

McIlrath of Poweshiek offered the following amendment to the substitute and moved its adoption:

Amend by adding thereto the following:

"However no bill shall be retained in the sifting committee which has a majority vote of the committee members in favor of its being voted out to the House and any committee member may demand a vote on any bill at any time."

Bair of Buena Vista moved that the House adjourn until 1:30 p. m. today.

Motion lost.

Simmer of Wapello moved the previous question on the amendment to the substitute and on the resolution.

On the question "Shall the amendment to the substitute be adopted?" a roll call was demanded.

The ayes were, 38.

Allen	Griswold	Johnson of	Read
Baker	Hagglund	Dickinson	Rutledge
Bixler	Hanson	Johnson of	Sass
Burton	Hatter	Keokuk	Shannon
Bush	Helgason	Knudson	Shields
Campbell	Hollingsworth	Lovrien	Taylor
Clark	Holmgren	McIlrath	Torgeson
Cox	Hubbard	Mounce	Van Wert
Files	Hush	O'Brien	Wamstad
Fleming	Jensen	O'Donnell	Wearin

The nays were, 53.

Albert	Finnern	King	Paulson
Bair	Gilmore	Kline	Pendray
Ballew	Greene	Lamb	Ratliff
Barnes	Hall	Lichty	Rawlings
Byers of Fayette	Hansen	McCaulley	Rice
Byers of Linn	Hayes	McCreery	Ryder
Cole	Heald	McIntosh	Rylander
Crozier	Hill	Miller	Simmer
Dayton	Hollis	Nelson of	Swanson
Dean	Hopkins	Hancock	Vaughn
Elliott of Polk	Hunt	Nelson of Story	Vosseller
Elliott of Scott	Irwin	Orr	Whiting
Ellsworth	Istad	Pattison	Mr. Speaker
Figgins	Jaycox		

Absent or not voting, 17.

Aiken	Forsling	Randall	Truax
Berry	Lomas	Reimers	Van Buren
Buchmiller	McMillan	Reno	Venard
Ditto	Mathews	Smith	Wilson
Eckles			

Amendment to substitute resolution lost.

Substitute resolution adopted.

Allen of Pocahontas offered the following resolution:

#### RESOLUTION

*Resolved by the House*, That the Speaker shall appoint a steering committee which shall arrange the calendar for the consideration of bills, except such bills as are made special orders.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Allen moved its adoption.

Motion prevailed and the resolution was adopted.

#### MADE SPECIAL ORDER

Elliott of Scott moved that action on the motion to reconsider the vote by which House File No. 360 passed the House be made a special order Friday, March 22nd, at 9:15 a. m.

Motion prevailed.

#### PROOF OF PUBLICATION

The official proof of publication of House File No. 449, a bill for an act to make permanent the temporary transfer of money from the county bond fund to the county general fund of Davis county, Iowa, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

Nelson of Hancock moved that the Senate be requested to have a duplicate bill of Senate File No. 28 made, the original bill having been lost.

Motion prevailed.

#### AMENDMENTS FILED

Rylander of Marshall filed the following amendment to House Joint Resolution No. 6:

Amend Section 3 by inserting after the word "from" in line 72, the following: "Its intersection with primary road No. 32 to."

Forsling of Woodbury filed the following substitute for the committee amendment to House File No. 240:

Substitute the following for the committee amendment to House File No. 240:

That all after the enacting clause be stricken and that the following be inserted in lieu thereof:

Section 1. That section thirteen thousand eight hundred (13800), Code, 1927, be amended by adding at the end thereof the following:

"The plea may be entered in vacation at the usual place of holding court in any county of the judicial district."

Albert of Grundy filed the following amendment to House Joint Resolution No. 4:

Amend House Joint Resolution No. 4 by adding thereto as Sec. 2 the following:

"Sec. 2. The foregoing proposed amendment be and the same is hereby referred to the legislature to be chosen at the next general election for members of the next general assembly, and that the Secretary of state shall cause the same to be published for three (3) months previous to the date of said election as provided by law."

Allen of Pocahontas filed the following amendment:

Amend the resolution creating a sifting committee by striking the words and figures "March 27, 1929" and inserting in lieu thereof the following: "March 30, 1929".

On motion of Ratliff of Henry the House adjourned until 8:45 a. m. Thursday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 21, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Edward Duea, pastor of the Lutheran Church, Dows, Iowa.

Journal of March 20th corrected and approved.

## REPORTS OF COMMITTEES

Hill of Floyd, from the committee on police regulation and suppression of crime, submitted the following report:

MR. SPEAKER: Your committee on police regulation and suppression of crime, to whom was referred Senate File No. 210, a bill for an act to amend section thirteen thousand four hundred seventeen b one (13417-b1) of the Code, 1927, relative to the taking of fingerprints and palmprints of certain violators of the criminal laws, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LAFE HILL, *Chairman.*

Report adopted.

Hollis of Black Hawk, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways, to whom was referred Senate File No. 149, a bill for an act to amend section forty-seven hundred fifty-five-b twenty-nine (4755-b29) of the Code of 1927, relative to the maintenance of primary roads, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

C. A. HOLLIS, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on roads and highways, to whom was referred House File No. 469, a bill for an act to amend section forty-

seven hundred fifty-five-b twenty-seven (4755-b27), of the Code, 1927, relating to the improvement, maintenance, relocation or establishment of primary roads, the purchase or condemnation of right of way therefor and the filing of right of way maps, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By striking from line four (4) of sub-section 'C' the word "paving" and inserting in lieu thereof the word "surfacing".

By striking from line six (6) of said sub-section 'C' the word "paved" and inserting in lieu thereof the word "surfaced".

C. A. HOLLIS, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on roads and highways, to whom was referred House File No. 464, a bill for an act to amend section four thousand seven hundred fifty-three a-17 (4753-a17), of the Code, 1927, relating to the limitation on indebtedness for County Primary Road Bonds, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

C. A. HOLLIS, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on roads and highways, to whom was referred House File No. 405, a bill for an act to amend, revise, and codify chapter two hundred forty-two (242), Code, 1927, relating to county secondary road bonds, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Section 19 by striking out of lines four (4) and five (5) the words and figures "three per cent (3%)" and inserting in lieu thereof "five per cent (5%)".

Amend section 20 by striking out of line seven (7) thereof the word "shall" and inserting in lieu thereof the word "may" and by adding after the word "hereof" in line eight (8) the following:

"or may be retired under the provisions of the laws in effect when said bonds were issued"

Amend the bill by adding thereto as section 21, the following:



"Sec. 21. This act shall be in force and effect from and after the thirty-first day of December, 1929."

C. A. HOLLIS, *Chairman.*

Report adopted.

Wamstad of Mitchell, from the committee on suppression of intemperance, submitted the following report:

MR. SPEAKER: Your committee on suppression of intemperance, to whom was referred Senate File No. 163, a bill for an act to amend section nineteen hundred sixty-four (1964), Code, 1927, and to repeal section nineteen hundred sixty-five (1965), Code, 1927, and to enact a substitute therefor, relating to second and subsequent convictions of violations of laws relating to intoxicating liquors, to broaden the present provisions of law relative to such convictions, to prescribe the duties of county attorneys and of the courts with reference to said subject matter, and to provide for the taxation of costs in such cases, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

BREDE WAMSTAD, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on suppression of intemperance, to whom was referred Senate File No. 92, a bill for an act to make it a felony for any person to engage in the transportation into this state of intoxicating liquor, and to provide a punishment therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

BREDE WAMSTAD, *Chairman.*

Report adopted.

Lichty of Black Hawk, from the committee on schools and textbooks, submitted the following report:

MR. SPEAKER: Your committee on schools and textbooks, to whom was referred House File No. 206, a bill for an act to authorize school corporations to combine for the purpose of maintaining union high schools, to prescribe the procedure to effect such combination, to provide for the election of directors in such combined districts, to fix the powers

and duties of public officers with reference to such combined districts, to authorize the levy of taxes to maintain such districts, to provide for the annexation of territory to such combined districts, and to provide for the dissolution of such combined districts, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by inserting after Section 5 thereof, "Section 5-a. Separate vote in urban territory. In case the proposed district contains a town, the election for the town shall be in the town. The election for the rest of the proposed district may be in the town, or in any other place within said district."

"Section 5-b. Separate ballot boxes. The judges of election shall provide separate ballot boxes in which shall be deposited the votes cast by the qualified electors from their respective territories."

Also amend by changing the period at the end of line 6 in Sec. 6, to a comma, and adding the following: "except that in cases where separate ballot boxes are required by law, a majority of the votes cast by the qualified electors from their respective territories shall be required."

Also amend by adding after Sec. 6 thereof, "Section 6-a. If the existing high school district is included in the new high school district, the establishing of the new high school district as herein provided shall annul such existing high school district, and the property and liabilities thereof shall become the property and liability of the whole district."

Also amend by striking out the word "school" in line 1 of Sec. 1, and the word "corporations", being the first word in line two of said Section 1, and substituting therefor the words "rural independent school districts."

Also amend by striking out the words "school corporations" in lines two and three of said Section 1, and substituting therefor the words "rural independent school districts".

Also amend by striking out the words "school corporation" in line five of Sec. 2, and inserting in lieu thereof the word "district".

Also amend by striking out the words "school corporations" in line one of Sec. 11, and substituting therefor the words "rural independent school district".

Also amend by striking out the word "ten" in line three of Section 2, and substituting therefor the words "twenty-five".

Also amend by striking out the word "one" in line six of Sec. 4, and substituting therefor the word "four", and by adding the letter "s" to the word "publication" in line seven of said Sec. 4; also by striking out the word "ten" in line eight of Sec. 4, and substituting therefor the word "thirty".

Also strike out the word "ten" in line four of Sec. 11, and substitute therefor the words "twenty-five"; also strike out the word "ten" in line six of Sec. 11 and substitute in lieu thereof the words "twenty-five"; also strike out the words "one-tenth" in line three of Sec. 14, and substitute therefor the words "twenty-five".

Also amend by striking out the words "two-thirds" in line 19 of Sec. 14, and substituting therefor the words "fifty-one".

Also amend the title by striking out the words "school corporations" in line one and substituting therefor the words "rural independent school districts".

Also amend Sec. 6 by inserting after the word "shall" in the first line thereof the following: "provide a ballot box for each district voting"; also by striking out the word "if" in line four thereof and inserting in lieu thereof the words "each district in which"; also by striking out the word "are" in line five thereof and substituting therefor the word "is"; also by inserting after the "," after the word "proposition" in line five thereof the following: "shall thereby become a constituent part of"; also by striking from line six thereof the words "shall be organized".

E. M. LICHTY, *Chairman.*

Report adopted.

Aiken of Ida, from the committee on private corporations, submitted the following report:

MR. SPEAKER: Your committee on private corporations, to whom was referred Senate File No. 236, a bill for an act to repeal Section eighty-three hundred forty-three (8343), and to enact a substitute therefor; to amend Section eighty-three hundred forty-nine (8349), Section eighty-three hundred fifty-three (8353), Section eighty-three hundred fifty-four (8354), Section eighty-three hundred sixty-seven (8367), Section eighty-three hundred sixty-eight (8368) and Section eighty-three hundred sixty-nine (8369), Code of 1927, relating to the adoption and recording of articles of incorporation, incorporation fees, place of business of corporations, place of meetings of corporation directors, recording of articles of renewal and the exemption from incorporation fee, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN H. AIKEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on private corporations, to whom was referred Senate File No. 248, a bill for an act to amend the law as it appears in Section eighty-six hundred one (8601), Code of 1927, relating to the filing of articles of incorporation of foreign non-pecuniary corporations, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN H. AIKEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on private corporations, to whom was referred Senate File No. 238, a bill for an act to provide for the approval by the Superintendent of Banking of all articles of incorporation, including renewal articles of state and savings banks, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN H. AIKEN, *Chairman.*

Report adopted.

Knudson of Hamilton, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture, to whom was referred Senate File No. 293, a bill for an act to amend Section twenty-nine hundred and twenty-six (2926), Section twenty-nine hundred and twenty-six-b1 (2926-b1), Section twenty-nine hundred and thirty (2930), and section twenty-nine hundred and thirty-eight (2938) of the Code, 1927, relating to articles of incorporation of farm aid associations, and to extend the powers of such associations, and providing for appropriations by board of supervisors to such associations, relating to the annual reports of such associations, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

IRVING H. KNUDSON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File No. 407, a bill for an act to recognize the Iowa sheep and wool breeders association, to encourage the sheep and wool industry in the state of Iowa and provide practical and scientific instruction in production and marketing of sheep and wool products, beg leave to report they have had the same under consideration and have instructed me to

report the same back to the House with the recommendation that the same do pass.

IRVING H. KNUDSON, *Chairman.*

Report adopted.

Wilson of Tama, from the committee on county and township organization, submitted the following report:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 169, a bill for an act to repeal section fifty-two hundred sixty (5260) of the Code, 1927, and enacting a substitute therefor, relating to expenditures of county officers and providing for schools of instruction for same, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

By striking out all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section fifty-two hundred sixty (5260) of the Code, 1927, is repealed and the following enacted in lieu thereof: "The Auditor of state shall annually at such time and place as he may name, call a school of instruction for county supervisors, auditors, treasurers, clerks of district courts, recorders, engineers, and stewards of county homes.

Section 2. An itemized claim for expense incurred in attending said school of instruction shall be allowed by the County Supervisors in the same manner as other claims, but in no instance shall any claim be allowed in an amount to exceed three (3) dollars per day for more than three days plus actual and necessary traveling expenses; but the maximum claim allowed shall not exceed twenty-five (\$25.00) dollars.

Section 3. The Auditor of State shall keep a register of all those in attendance and report said attendance to the Board of Supervisors who shall be governed by said report in allowing claims for expenses incurred by the officers designated in section one in attending said School of Instruction.

W. WALTER WILSON, *Chairman.*

Report adopted.

McIntosh of Muscatine, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 461, a bill for an act to legalize and declare valid and effectual for all purposes "An ordinance establishing a Board of Park Commissioners", adopted by the town council of the Incorporated town of Correctionville, Iowa, on the 13th day of August, A. D. 1920; legalizing an election held on the 20th day of September, A. D. 1920, at which said election the said ordinance was submitted to the legal electors of said town; legalizing all acts and doings of the persons who have acted

as members of the Board of Park Commissioners of said town in pursuance of said ordinance; and quieting and confirming the title to all real estate acquired for park purposes by said town or said Board of Park Commissioners; and providing for this act taking effect by publication, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. E. McINTOSH, *Acting Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 409, a bill for an act to legalize a transfer of funds by the city council of Forest City, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. E. McINTOSH, *Acting Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 253, a bill for an act to amend section ten thousand four hundred eighty-six (10486), Code, 1927, relating to annulment of marriages, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. E. McINTOSH, *Acting Chairman.*

Report adopted.

On motion of Lichty of Black Hawk, chairman of committee on schools and textbooks, the report of committee recommending that House File No. 400 be indefinitely postponed was adopted.

### INTRODUCTION OF BILLS

House File No. 505, by committee on suppression of intemperance, a bill for an act to repeal the law as it appears in section twenty hundred twelve (2012) and section twenty hundred thirteen (2013) of the Code, 1927, and to enact a substitute therefor providing for the disposal of conveyances seized when used in the illegal transportation of intoxicating liquor.

Read first and second times and passed on file.

House File No. 506, by committee on suppression of intemperance, a bill for an act to repeal the law as it appears in section

nineteen hundred forty-five-a one (1945-a1) of the Code, 1927, and to enact a substitute therefor relating to illegal transportation of intoxicating liquor, and prescribing the punishments for violators.

Read first and second times and passed on file.

House File No. 507, by committee on judiciary, a bill for an act to authorize the construction at the seat of government of an office building for the proper and adequate housing of certain departments of government, to create a commission to have charge of such construction and of the matters relating thereto, to fix and declare the powers and duties of said commission and of other public officers in relation to said subject-matter, to provide temporary funds for purposes connected with said undertaking, and to provide for and authorize the levy of a tax for the purpose of raising funds with which to pay the expenses and expenditures necessitated by this act.

Read first and second times and passed on file.

House File No. 508, by committee on police regulation and suppression of crime, a bill for an act to repeal the law as it appears in section twenty hundred twelve (2012) and section twenty hundred thirteen (2013) of the Code, 1927, and to enact a substitute therefor providing for the disposal of conveyances seized when used in the illegal transportation of intoxicating liquor.

Read first and second times and passed on file.

Swanson of Plymouth offered the following resolution :

#### RESOLUTION

*Whereas*, The Honorable Edward D. Chassell who was a member of the House of Representatives in the Twenty-fifth General Assembly, also the Thirty-first and Thirty-second General Assemblies from Plymouth county, died at Des Moines, Iowa, October 18, 1928; therefore,

*Be It Resolved*, by the House of Representatives of the Forty-third General Assembly, That a committee of three be appointed to draft suitable resolutions to be presented in the House in commemoration of his life and services to his county and state.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Swanson moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Swanson of Plymouth, Sass of Woodbury, and Bush of Cherokee.

#### HOUSE CONCURRENT RESOLUTION NO. 9 CALLED UP

O'Brien of Allamakee called up House Concurrent Resolution No. 9 relating to the establishment of a national park, found in the journal of March 19th, and moved its adoption.

Motion prevailed and the resolution was adopted.

#### APPOINTMENT OF STEERING COMMITTEE

The Speaker appointed the following as members of the steering committee: Allen of Pocahontas, Ballew of Appanoose, Ditto of Osceola, Elliott of Polk, Hunt of Louisa, Lichty of Black Hawk, McCreery of Linn, Pattison of Jefferson and Rutledge of Webster.

#### MADE SPECIAL ORDER

Rutledge of Webster asked and obtained unanimous consent to have House File No. 282 made a Special Order for Wednesday, March 27th, at 10:00 a. m.

Wearin of Mills asked and obtained unanimous consent to have House File No. 246 made a Special Order for Thursday, March 28th, at 10:00 a. m.

Albert of Grundy asked and obtained unanimous consent to have House File No. 373 made a special order for Friday, March 29th, at 10:00 a. m.

Mellrath of Poweshiek moved that all Special Orders made today be revoked and returned to the steering committee.

On the question "Shall the Special Orders made today be revoked?" a roll call was demanded.

The ayes were, 81.

Bair	Campbell	Figgins	Hayes
Baker	Clark	Files	Heald
Ballew	Cox	Finnern	Helgason
Barnes	Crozier	Fleming	Hill
Berry	Dayton	Gilmore	Hollingsworth
Bixler	Dean	Greene	Hollis
Buchmiller	Ditto	Griswold	Holmgren
Burton	Eckles	Hall	Hopkins
Byers of Fayette	Elliott of Polk	Hanson	Hunt
Byers of Linn	Ellsworth	Hatter	Istad



Jaycox	Mathews	Read	Swanson
Jensen	Miller	Reimers	Torgeson
Johnson of Dickinson	Mounce	Rice	Van Buren
Lamb	Nelson of Story	Ryder	Van Wert
Lichty	O'Brien	Rylander	Vaughn
Lovrien	O'Donnell	Sass	Venard
McCreery	Pattison	Shannon	Wamstad
McIlrath	Paulson	Shields	Whiting
McIntosh	Pendray	Simmer	Wilson
McMillan	Ratliff	Smith	Mr. Speaker
	Rawlings		

The nays were, 9.

Albert	Johnson of	Knudson	Rutledge
Cole	Keokuk	Nelson of	Wearin
Hush	King	Hancock	

Absent or not voting, 18.

Aiken	Hagglund	Lomas	Reno
Allen	Hansen	McCaulley	Taylor
Bush	Hubbard	Orr	Truax
Elliott of Scott	Irwin	Randall	Vosseller
Forsling	Kline		

Motion prevailed.

Johnson of Dickinson moved as a special rule for the balance of the session that no Special Orders be made except upon the recommendation of the steering committee.

Laid over under the rules.

Johnson of Dickinson called up House Concurrent Resolution No. 8 found in the journal of March 18th and moved its adoption.

Motion prevailed and the resolution was adopted.

#### RULE 58 INVOKED

On request of Paulson of Clinton rule 58 was invoked with reference to House File No. 275 and the bill was placed on the calendar.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 434, a bill for an act relating to the gratuitous distribution of laws.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 328, a bill for an act to legalize the proceedings of the Board of Supervisors of Webster County in making a certain transfer of funds from the Court Expense Fund to the Poor Fund of said County.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 319, a bill for an act to authorize the state game warden to set aside portions of state waters for spawning grounds.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 312, a bill for an act relating to motor vehicles and to the regulation, taxation, and licensing thereof, and all of said sections being of the Code, 1927.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 311, a bill for an act relating to the construction of tracks of street railway companies.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 300, a bill for an act to regulate the operation of boats on inland waters of this State, providing penalty thereof.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 299, a bill for an act providing for the regulation of the operation of boats on the inland waters of this State, providing a penalty for violation thereof.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 298, a bill for an act relating to the killing, trapping, or ensnaring of certain fur-bearing animals and the destruction of their houses, nests, or dens, and relating to the buying and selling of carcasses and skins or furs of such animals, so as to provide a closed season therefor.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 407, a bill for an act legalizing any and all tax levies heretofore made and collected by municipalities under and pursuant to the provisions of the law as contained in section three hundred seventy-three and chapter 24 of the Code, 1927.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 152, a bill for an act relating to attaching and detaching territory to and from adjoining corporations.

WALTER H. BEAM, *Secretary*.

### CONSIDERATION OF SENATE AMENDMENTS

On request of Lovrien of Humboldt, House File No. 307, a bill for an act to repeal section fifty-one hundred five-a twenty-six (5105-a26) of the Code, 1927, relating to the liability bond of a motor carrier, and to enact a substitute therefor, with Senate amendment was taken up and the amendment read and considered.

### SENATE AMENDMENT TO HOUSE FILE NO. 307

Amend by adding thereto, after the comma (,), in line twenty-one (21), of Section one (1), the following:

"when service cannot be obtained on the motor carrier within this state,".

Mr. Lovrien moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 79.

Albert	Finnern	King	Read
Allen	Fleming	Kline	Reimers
Ballew	Hagglund	Knudson	Reno
Barnes	Hall	Lamb	Rice
Bixler	Hansen	Lichty	Ryder
Buchmiller	Hanson	Lovrien	Rylander
Burton	Hatter	McCaulley	Sass
Byers of Fayette	Hayes	McCreery	Shannon
Byers of Linn	Heald	McIlrath	Shields
Campbell	Helgason	McIntosh	Simmer
Clark	Hill	McMillan	Smith
Cole	Hollingsworth	Mathews	Swanson
Crozier	Hollis	Miller	Torgeson
Dayton	Holmgren	Nelson of	Van Buren
Ditto	Hopkins	Hancock	Van Wert
Eckles	Hush	O'Brien	Venard
Elliott of Polk	Irwin	Pattison	Vosseller
Ellsworth	Istad	Paulson	Whiting
Figgins	Jensen	Pendray	Wilson
Files	Johnson of	Rawlings	Mr. Speaker
	Keokuk		

The nays were, none.

Absent or not voting, 29.

Aiken	Forsling	Johnson of	Randall
Bair	Gilmore	Dickinson	Ratliff
Baker	Greene	Lomas	Rutledge
Berry	Griswold	Mounce	Taylor
Bush	Hubbard	Nelson of Story	Truax
Cox	Hunt	O'Donnell	Vaughn
Dean	Jaycox	Orr	Wamstad
Elliott of Scott			Wearin

The House concurred in the Senate amendment to House File No. 307.

On request of Hollingsworth of Boone, unanimous consent having been given, House File No. 152, a bill for an act to amend section four thousand one hundred thirty-one (4131), Code, 1927, relating to attaching and detaching territory to and from adjoining corporations, with Senate amendment, was taken up and the amendment read and considered.

#### SENATE AMENDMENT TO HOUSE FILE NO. 152

Amend by inserting the words "not consolidated" after the word "district" in line 5 of Section 1.

Mr. Hollingsworth moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 71.

Albert	Fleming	Johnson of	Pendray
Allen	Greene	Dickinson	Randall
Ballew	Hagglund	Johnson of	Read
Berry	Hall	Keokuk	Reno
Buchmiller	Hansen	King	Rice
Burton	Hanson	Knudson	Rylander
Byers of Linn	Hatter	Lamb	Sass
Campbell	Hayes	Lovrien	Shannon
Clark	Helgason	McCaulley	Shields
Cole	Hill	McIlrath	Smith
Cox	Hollingsworth	McIntosh	Swanson
Crozier	Hollis	McMillan	Torgeson
Dean	Holmgren	Mathews	Van Buren
Eckles	Hopkins	Miller	Van Wert
Elliott of Polk	Hush	Mounce	Venard
Ellsworth	Irwin	Nelson of Story	Whiting
Figgins	Istad	Pattison	Wilson
Files	Jensen	Paulson	Mr. Speaker
Finnern			

The nays were, none.

Absent or not voting, 37.

Aiken	Forsling	McCreery	Rutledge
Bair	Gilmore	Nelson of	Ryder
Baker	Griswold	Hancock	Simmer
Barnes	Heald	O'Brien	Taylor
Bixler	Hubbard	O'Donnell	Truax
Bush	Hunt	Orr	Vaughn
Byers of Fayette	Jaycox	Ratliff	Vosseller
Dayton	Kline	Rawlings	Wamstad
Ditto	Lichty	Reimers	Wearin
Elliott of Scott	Lomas		

House concurred in Senate amendment to House File No. 152.

### CONSIDERATION OF BILLS

House File No. 260, a bill for an act to make an appropriation to the Wickes Engineering and Construction Company for claims arising out of construction work in Project B-30, Boone county, Iowa, with report of committee recommending passage was taken up for consideration.

Buchmiller of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 86.

Allen	Finnern	Kline	Reimers
Bair	Fleming	Knudson	Reno
Ballew	Gilmore	Lamb	Rutledge
Barnes	Griswold	Lichty	Ryder
Berry	Hagglund	Lovrien	Rylander
Buchmiller	Hall	McCaulley	Sass
Burton	Hansen	McCreery	Shannon
Byers of Fayette	Hanson	McIlrath	Shields
Byers of Linn	Hayes	McIntosh	Simmer
Campbell	Heald	McMillan	Smith
Cole	Helgason	Mathews	Swanson
Cox	Hill	Miller	Torgeson
Crozier	Hollingsworth	Mounce	Van Buren
Dayton	Holmgren	Nelson of	Van Wert
Dean	Hush	Hancock	Vaughn
Ditto	Irwin	Nelson of Story	Venard
Eckles	Istad	O'Brien	Vosseller
Elliott of Polk	Jaycox	Pattison	Wamstad
Elliott of Scott	Jensen	Paulson	Wearin
Ellsworth	Johnson of	Pendray	Whiting
Figgins	Keokuk	Rawlings	Wilson
Files	King	Read	Mr. Speaker

The nays were, none.

Absent or not voting, 22.

Aiken	Forsling	Hunt	Randall
Albert	Greene	Johnson of	Ratliff
Baker	Hatter	Dickinson	Rice
Bixler	Hollis	Lomas	Taylor
Bush	Hopkins	O'Donnell	Truax
Clark	Hubbard	Orr	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

The House resumed consideration of House File No. 53, a bill for an act to stimulate the growing of leguminous crops for conservation of soil fertility, and to fix the taxable valuation of land so used, with report of committee recommending amendment and passage was taken up for consideration.

Shields of Clarke moved the previous question.

Motion prevailed.

Nelson of Story moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 40.

Baker	Hall	Knudson	Rylander
Ballew	Hill	Lovrien	Sass
Barnes	Hollingsworth	McIntosh	Simmer
Bixler	Holmgren	McMillan	Smith
Campbell	Hopkins	Miller	Torgeson
Cox	Hunt	Nelson of Story	Van Wert
Ditto	Jensen	Pendray	Venard
Eckles	Johnson of	Read	Vosseller
Files	Dickinson	Reimers	Wearin
Fleming	King	Rutledge	Wilson
Hagglund			

The nays were 54.

Albert	Figgins	Kline	Randall
Allen	Finnern	Lamb	Ratliff
Bair	Gilmore	McCaulley	Reno
Berry	Griswold	McCreery	Rice
Buchmiller	Hansen	McIlrath	Ryder
Burton	Hatter	Mathews	Shannon
Byers of Fayette	Heald	Mounce	Shields
Clark	Helgason	Nelson of	Swanson
Cole	Hollis	Hancock	Van Buren
Crozier	Hush	O'Brien	Vaughn
Dayton	Irwin	O'Donnell	Wamstad
Dean	Istad	Orr	Whiting
Elliott of Polk	Jaycox	Pattison	Mr. Speaker
Elliott of Scott	Johnson of	Paulson	
	Keokuk		

Absent or not voting, 14.

Aiken	Forsling	Hubbard	Rawlings
Bush	Greene	Lichty	Taylor
Byers of Linn	Hanson	Lomas	Truax
Ellsworth	Hayes		

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

The hour having arrived for Special Order No. 3, House Joint Resolution No. 2, joint resolution proposing an amendment to section thirty-four (34) of Article III of the Constitution of the State of Iowa, relating to the apportionment of the state into senatorial districts, with report of committee recommending passage was taken up for consideration.

Allen of Pocahontas moved that the amendment filed by him and found in the journal of March 12th, be adopted.

Amendment adopted.

Torgeson of Worth moved that the House reconsider the vote by which the bill passed to its third reading.

Motion withdrawn.

Allen of Pocahontas moved that the joint resolution be read a third time now and placed upon its passage, which motion prevailed and the joint resolution was read a third time.

#### HOUSE JOINT RESOLUTION NO. 2

Proposing an amendment to section thirty-four (34) of article three (3) of the constitution of the state of Iowa, relating to the apportionment of the state into senatorial districts.

*Be It Resolved by the General Assembly of the State of Iowa:*

Section 1. Senatorial districts. That the following amendment to section thirty-four (34) of article three (3) of the constitution of the state of Iowa, be and the same is hereby proposed:

"That the words 'established by law' appearing in said section be stricken;

"Also, that the words 'session of the general assembly' be stricken and the words 'term of the supreme court' be substituted in lieu thereof;

"Also, that the following be added to the end of said section:

"The supreme court by order shall adjust and establish the terms of the respective senators.'"

Sec. 2. Be it further resolved that the foregoing proposed amendment be and the same is hereby referred to the legislature to be chosen at the next general election for members of the next general assembly, and that the secretary of state cause the same to be published for three (3) months previous to the date of said election as provided by law.

On the question, "Shall the joint resolution pass?"

The ayes were, 41.

Albert	Figgins	Johnson of	Rice
Allen	Files	Dickinson	Rutledge
Bair	Griswold	King	Simmer
Baker	Hanson	Lamb	Smith
Barnes	Heald	Lovrien	Swanson
Berry	Helgason	McCaulley	Venard
Bixler	Hill	McIlrath	Wamstad
Cole	Hollingsworth	Pendray	Wearin
Dean	Holmgren	Randall	Whiting
Ditto	Hopkins	Reimers	Wilson
Eckles	Jensen		

The nays were, 53.

Ballew	Greene	Knudson	Ratliff
Burton	Hagglund	McIntosh	Rawlings
Byers of Fayette	Hall	McMillan	Read
Byers of Linn	Hansen	Mathews	Reno
Campbell	Hatter	Miller	Ryder
Clark	Hayes	Mounce	Rylander
Crozier	Hollis	Nelson of	Shannon
Dayton	Hunt	Hancock	Shields
Elliott of Polk	Hush	Nelson of Story	Torgeson
Elliott of Scott	Irwin	O'Brien	Van Buren
Ellsworth	Jaycox	O'Donnell	Van Wert
Finnern	Johnson of	Orr	Vaughn
Fleming	Keokuk	Pattison	Mr. Speaker
Gilmore	Kline	Paulson	

Absent or not voting, 14.

Aiken	Forsling	Lomas	Taylor
Buchmiller	Hubbard	McCreery	Truax
Bush	Istad	Sass	Vosseller
Cox	Lichty		

So the joint resolution having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 311, a bill for an act to authorize cities and towns to acquire, establish, improve, maintain and operate airports within or without their limits; to acquire property for such purpose, and to levy a tax and issue bonds in payment of the cost thereof, was taken up for consideration.

Elliott of Scott asked and obtained unanimous consent to have Senate File No. 285 substituted for House File No. 311.



Sass of Woodbury moved that the amendment filed by him and found in the journal of March 16th be adopted.

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 79.

Albert	Figgins	Johnson of	Read
Allen	Finnern	Keokuk	Reimers
Bair	Fleming	King	Rutledge
Baker	Gilmore	Kline	Ryder
Ballew	Griswold	Knudson	Rylander
Barnes	Hagglund	Lamb	Sass
Berry	Hanson	Lovrien	Shannon
Bixler	Hatter	McIlrath	Shields
Buchmiller	Heald	McIntosh	Smith
Burton	Helgason	McMillan	Swanson
Campbell	Hill	Miller	Torgeson
Clark	Hollingsworth	Mounce	Van Buren
Cole	Holmgren	Nelson of Story	Vaughn
Cox	Hopkins	O'Brien	Venard
Crozier	Hush	O'Donnell	Vosseller
Dayton	Irwin	Orr	Wamstad
Dean	Istad	Pattison	Wearin
Ditto	Jensen	Paulson	Whiting
Elliott of Polk	Johnson of	Pendray	Wilson
Ellsworth	Dickinson	Randall	Mr. Speaker
		Rawlings	

The nays were, 11.

Byers of Fayette	Greene	Jaycox	Rice
Byers of Linn	Hall	McCreery	Simmer
Elliott of Scott	Hollis	Mathews	

Absent or not voting, 18.

Aiken	Hansen	Lomas	Reno
Bush	Hayes	McCaulley	Taylor
Eckles	Hubbard	Nelson of	Truax
Files	Hunt	Hancock	Van Wert
Forsling	Lichty	Ratliff	

Amendment adopted.

O'Brien of Allamakee offered the following amendments and moved its adoption:

Amend section six (6) by inserting the word "such" after the word "any" in line one.

Amend section seven (7) by inserting the word "such" before the word "city" in line one.

Amend section eight (8) by inserting the word "such" after the word "any" in line one also insert the word "such" after the word "any" in line five (5) of section eight (8).

Amendments adopted.

Elliott of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 81.

Albert	Greene	Johnson of	Reimers
Baker	Hagglund	Keokuk	Reno
Ballew	Hall	King	Rutledge
Bixler	Hansen	Kline	Ryder
Buchmiller	Hanson	Knudson	Rylander
Burton	Hatter	Lamb	Sass
Byers of Fayette	Hayes	Lichty	Shannon
Byers of Linn	Heald	McCaulley	Shields
Campbell	Helgason	McCreery	Smith
Cole	Hill	McIlrath	Swanson
Cox	Hollingsworth	McIntosh	Torgeson
Dayton	Hollis	McMillan	Van Buren
Dean	Hopkins	Mathews	Van Wert
Ditto	Hunt	Nelson of Story	Vaughn
Elliott of Polk	Irwin	O'Brien	Venard
Elliott of Scott	Istad	Orr	Vosseller
Ellsworth	Jaycox	Pattison	Wamstad
Files	Jensen	Paulson	Wearin
Finnern	Johnson of	Pendray	Whiting
Fleming	Dickinson	Rawlings	Wilson
Gilmore		Read	Mr. Speaker

The nays were, 6.

Berry	Figgins	Miller	Randall
Clark	Griswold		

Absent or not voting, 21.

Aiken	Eckles	Lovrien	Ratliff
Allen	Forsling	Mounce	Rice
Bair	Holmgren	Nelson of	Simmer
Barnes	Hubbard	Hancock	Taylor
Bush	Hush	O'Donnell	Truax
Crozier	Lomas		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

The House resumed consideration of House File No. 166, a bill for an act to amend section fifty-six hundred twenty-seven (5627) as it appears in the Code, 1927, relating to the election of councilmen in cities and towns and fixing term of office, with report of committee recommending amendment and passage was taken up for consideration.

Bair of Buena Vista moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 21.

• Albert	Hollingsworth	Lovrien	Rutledge
Allen	Hunt	McCreery	Smith
Bair	King	McIlrath	Van Buren
Byers of Linn	Knudson	Pattison	Whiting
Dean	Lamb	Randall	Mr. Speaker
Griswold			

The nays were, 60.

Baker	Hagglund	Johnson of	Pendray
Ballew	Hall	Dickinson	Read
Barnes	Hanson	Johnson of	Rice
Berry	Hatter	Keokuk	Ryder
Burton	Hayes	Kline	Rylander
Byers of Fayette	Heald	McIntosh	Sass
Campbell	Helgason	McMillan	Shannon
Clark	Hill	Miller	Shields
Cox	Holmgren	Mounce	Swanson
Crozier	Hopkins	Nelson of	Torgeson
Dayton	Hush	Hancock	Van Wert
Ellsworth	Irwin	Nelson of Story	Vaughn
Figgins	Istad	O'Brien	Venard
Finnern	Jaycox	O'Donnell	Wamstad
Fleming	Jensen	Orr	Wearin
Gilmore		Paulson	Wilson

Absent or not voting, 27.

Aiken	Elliott of Polk	Hubbard	Reimers
Bixler	Elliott of Scott	Lichty	Reno
Buchmiller	Files	Lomas	Simmer
Bush	Forsling	McCaulley	Taylor
Cole	Greene	Mathews	Truax
Ditto	Hansen	Ratliff	Vosseller
Eckles	Hollis	Rawlings	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 402, a bill for an act: (1) to amend section ninety-one hundred thirty-six (9136) of the Code, 1927, relating to the number of examiners and office help; (2) to amend section ninety-one hundred thirty-seven (9137) of the Code, 1927, relating to transferring charter powers to State Banking Board; (3) relating to investment restrictions of state banks and trust companies; (4) repealing sections ninety-one hundred sixty (9160) and ninety-two hundred six (9206) of the Code, 1927,

relating to minimum capitalization of banks; (5) requiring larger surplus accounts; (6) prohibiting sale of securities unless authorized by board of directors; (7) to amend section ninety-two hundred fifty-seven (9257) of the Code, 1927, authorizing superintendent of banks to require financial statements of stockholders; (8) to cancel unused charters; (9) to amend sections ninety-one hundred sixty-six (9166) and ninety-two hundred thirteen (9213) of the Code, 1927, relating to the minimum holdings to qualify as directors; (10) limiting the rate of interest on time deposits; (11) creating certain preferences in the assets of closed banking institutions; (12) relating to boards of directors; (13) requiring financial statements from borrowers; (14) prohibiting accepting gifts or gratuities for purpose of loans; (15) to amend section ninety-one hundred eighty-four (9184) of the Code, 1927, and to prohibiting purchasing or loaning on bank's own shares as security; (16) to amend section ninety-two hundred twenty (9220) of the Code, 1927, limiting loans to officers of banks and trust companies; (17) prohibiting certifying checks or issuing certificates of deposit without funds deposited; (18) making bank examination information confidential; (19) repealing section ninety-two hundred twenty-two (9222) of the Code, 1927, relating to indebtedness; (20) to amend section ninety-two hundred ninety-seven (9297) of the Code, 1927, to clarify bank's authority to borrow money; (21) requiring authority from board to pledge bank's assets; (22) requiring officers and employees to be bonded; (23) to amend section seven thousand three (7003) of the Code, 1927, to tax surplus and undivided profits as moneys and credits; (24) authorizing putting up collateral to secure public and such other funds; (25) relating to false statements for credit; (26) making charters indeterminate; (27) reducing rate of interest on public funds; (28) to amend section thirteen thousand thirty-seven (13037) of the Code, 1927, relating to embezzlement of mortgaged property; (29) relating to false reports against banks and trust companies; (30) to amend section ninety-five hundred forty-five (9545) of the Code, 1927, relating to legal holidays; (31) amending section ninety-two hundred eighty (9280) of the Code, 1927, relating to insolvent institutions; (32) to repeal sections ninety-two hundred one (9201) and ninety-two hundred sixteen (9216) of the Code, 1927, relating to reserves and to enact a substitute therefor; (33) to amend section ninety-two hundred twenty-three (9223) of the Code, 1927, relating to loans on non-

perishable security and live stock; (34) to amend sections ninety-two hundred eighty-four (9284) and ninety-two hundred eighty-eight (9288) and ninety-two hundred ninety-one (9291) of the Code, 1927, relating to fiduciary powers and adding certain restrictions; (35) to amend sections ninety-one hundred ninety-two (9192) and ninety-two hundred nine (9209) of the Code, 1927, to authorize issuing shares of stock of less than one hundred dollars (\$100.00) par value; (36) to fix liability in safe deposit business; (37) repeal; (38) act deemed separable; (39) publication clause, was taken up for consideration.

Ratliff of Henry offered the following amendments and moved their adoption:

Amend House File No. 402, by striking from the title, line four (4), the word "charter".

Also, by adding at the end of line three (3) of section fourteen (14) the word "executive".

Also, by adding at the end of section thirteen (13) the word "old".

Amendments adopted.

Speaker pro tempore Mathews in the chair.

Allen of Pocahontas offered the following amendment and moved its adoption:

Amend House File No. 402 by striking section eleven (11).

Amendment lost.

Speaker Johnson in the chair.

#### MOTION TO RECONSIDER FILED

MR. SPEAKER: I move to reconsider the vote by which House File No. 138 failed to pass the House.

OTTO ALBERT.

On motion of Shields of Clarke the House adjourned until 1:45 p. m. today.

#### AFTERNOON SESSION

The House reconvened, Speaker Johnson in the chair.

#### LEAVE OF ABSENCE

Leave of absence was granted as follows: Bush of Cherokee for the afternoon, on request of Smith of O'Brien.

## SENATE MESSAGES CONSIDERED

Senate File No. 319, a bill for an act to authorize the state game warden to set aside portions of state waters for spawning grounds, to provide the procedure therefor, to prohibit fishing in, or interfering with, such spawning grounds, and to provide penalties for violations of such prohibitions.

Read first and second times and referred to committee on fish and game.

Senate File No. 312, a bill for an act to repeal paragraphs one (1), seven (7), and nineteen (19) of section forty-eight hundred sixty-three (4863), and to enact substitutes for said paragraphs one (1) and seven (7); to amend sections forty-eight hundred sixty-five (4865), forty-eight hundred sixty-six (4866), forty-eight hundred eighty-six (4886), forty-eight hundred ninety-nine (4899), forty-nine hundred twenty-six (4926), forty-nine hundred sixty-eight (4968), forty-nine hundred seventy-one (4971), forty-nine hundred seventy-three (4973), forty-nine hundred ninety-nine (4999); to repeal sections forty-eight hundred seventy-three (4873), forty-eight hundred seventy-nine (4879), forty-eight hundred ninety-six (4896), forty-nine hundred twenty (4920), forty-nine hundred thirty-eight (4938), and to enact substitutes for said repealed sections; all of said sections relating to motor vehicles and to the regulation, taxation, and licensing thereof, and all of said sections being of the Code, 1927.

Read first and second times and referred to committee on motor vehicles and transportation.

Senate File No. 311, a bill for an act relating to the construction of the tracks of street railway companies and providing for the payment of said companies of certain portions of the cost of pavement within and along their tracks in cities and towns, including cities under special charter; providing for the letting of contracts for such work and the assessment of the cost thereof; amending sections six thousand fifty-two (6052) and six thousand fifty-four (6054) of the Code, 1927; repealing sections six thousand fifty-seven (6057) and six thousand fifty-eight (6058) of the Code of 1927; and making said act applicable to cities acting under special charter.

Read first and second times and referred to committee on public utilities.

Senate File No. 300, a bill for an act to regulate the operation of boats on inland waters of this state; providing penalty for violation thereof; and for the enforcement of the same.

Read first and second times and referred to committee on fish and game.

Senate File No. 299, a bill for an act providing for the regulation of the operation of boats on the inland waters of this state; and for a penalty for violation thereof; and for the enforcement thereof.

Read first and second times and referred to committee on fish and game.

Senate File No. 298, a bill for an act to repeal the law as it appears in section seventeen hundred sixty-six (1766), section seventeen hundred sixty-six-a one (1766-a1), and section seventeen hundred sixty-six-a two (1766-a2), of the Code, 1927, and to enact substitutes therefor; and to amend the law as it appears in chapter eighty-six (86) of the Code, 1927, relating to the killing, trapping, or ensnaring of certain fur-bearing animals and the destruction of their houses, nests, or dens, and relating to the buying and selling of carcasses and skins or furs of such animals, so as to provide a closed season therefor.

Read first and second times and, on motion of King of Clay, substituted for House File No. 417.

Senate File No. 407, a bill for an act to legalize any and all tax levies heretofore made and collected by any municipality under and pursuant to the provisions of law as contained in section three hundred seventy-three (373) and chapter twenty-four (24) of the Code, 1927.

Read first and second times and referred to committee on judiciary.

#### INTRODUCTION OF BILLS

House File No. 509, by committee on motor vehicles and transportation, a bill for an act to amend paragraph one (1), section fifty-one hundred five-a one (5105-a1) of the Code, 1927, relating to the definition of the term "motor vehicle"; to amend section fifty-one hundred five-a twenty-two (5105-a22) of the Code, 1927, relating to a transcript on appeal; to amend section fifty-one hun-

dred five-a thirty (5105-a30) of the Code, 1927, relating to drivers of motor vehicles operated by motor carriers; to amend paragraph one (1), section fifty-one hundred five-a forty (5105-a40) of the Code, 1927, relating to the definition of the term "motor vehicle"; to repeal section fifty-one hundred five-a forty-six (5105-a46) of the Code, 1927, relating to preservation of records by motor carriers, and to enact a substitute therefor, and to amend section fifty-one hundred five-a fifty-one (5105-a51) of the Code, 1927, relating to sale of property of motor carrier to satisfy taxes, penalty, interest and cost of sale.

Read first and second times and passed on file.

House File No. 510, by committee on motor vehicles and transportation, a bill for an act to repeal section fifty-one hundred five-a forty-nine (5105-a49) of the Code of Iowa, 1927, relating to the penalties attached to motor carrier taxes.

Read first and second times and passed on file.

House File No. 511, by committee on motor vehicles and transportation, a bill for an act to amend section five thousand twenty-nine (5029) of the Code, 1927, relating to the speed of motor vehicles.

Read first and second times and passed on file.

#### APPOINTMENT OF SIFTING COMMITTEE

In accordance with the provisions of the resolution adopted Wednesday, March 20th, the Speaker appointed the following as members of the sifting committee: Greene of Pottawattamie, chairman; McCaulley of Calhoun, Hall of Wapello, Orr of Clayton, Miller of Shelby, Mathews of Des Moines, Forsling of Woodbury, Ellsworth of Hardin and Vaughn of Ringgold.

#### CONSIDERATION OF BILLS

The House resumed consideration of House File No. 402, relating to banks and banking.

Byers of Linn offered the following amendment and moved its adoption:

Amend House File No. 402 by striking out lines ten (10) to thirty-two (32), inclusive, of Section Nine (9) and inserting in lieu thereof the following:



“(a) In those having a capital of less than Thirty Thousand (\$30,000) Dollars, shares of stock the par value of which shall be Two Hundred (\$200.00) Dollars or more.

“(b) In those having a capital of Thirty Thousand (\$30,000) Dollars or more, shares of stock the par value of which shall be Five Hundred (\$500.00) Dollars or more.

“The foregoing requirements shall apply to all existing banks and trust companies on January 1, 1930, provided that if the charters of said institutions shall be renewed prior to that date, said provision shall apply on date of renewal of said charter. Said provision shall apply at once to charters of all new banks or new trust companies before they are permitted to commence business.”

Amendment adopted.

Orr of Clayton offered the following amendments and moved their adoption:

Amend House File No. 402 by striking lines one (1) to eight (8), inclusive, of section thirteen (13) and all preceding the period in line nine (9).

Also, strike the words “like” and “smaller” in line ten (10.)

Amendments lost.

Rice of Clinton offered the following amendment to House File No. 402 and moved its adoption:

Also amend Section 16, line 36 by striking out the words “a majority of the”.

Amendment lost.

Ellsworth of Hardin offered the following amendments and moved their adoption:

Amend section twenty-two (22) by inserting a period at the end of line fifteen (15) after the word “company”.

Also, amend by striking from lines sixteen (16) and seventeen (17) the words “and the superintendent of banking with whom the bond shall be deposited.”

Amendments adopted.

Speaker pro tempore Mathews in the chair.

Allen of Pocahontas offered the following amendment and moved its adoption:

Amend House File No. 402 by striking section twenty-six (26).

Van Buren of Jones moved the previous question on the amendment.

Motion prevailed.

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 48.

Aiken	Finnern	Knudson	Rice
Albert	Fleming	Lamb	Rylander
Baker	Griswold	McIlrath	Shannon
Berry	Hill	McMillan	Smith
Bixler	Holmgren	O'Brien	Swanson
Burton	Hopkins	O'Donnell	Van Buren
Campbell	Hush	Paulson	Van Wert
Clark	Johnson of	Pendray	Venard
Cox	Dickinson	Randall	Wamstad
Dayton	Johnson of	Rawlings	Wearin
Ditto	Keokuk	Read	Whiting
Eckles	King	Reimers	Wilson
Figgins	Kline		

The nays were, 54.

Allen	Gilmore	Jaycox	Orr
Bair	Greene	Jensen	Pattison
Ballew	Hagglund	Lichty	Ratliff
Barnes	Hall	Lomas	Reno
Buchmiller	Hansen	Lovrien	Rutledge
Byers of Fayette	Hanson	McCaulley	Ryder
Byers of Linn	Hatter	McCreery	Sass
Cole	Hayes	McIntosh	Shields
Crozier	Heald	Mathews	Simmer
Dean	Helgason	Miller	Torgeson
Elliott of Polk	Hollingsworth	Mounce	Vaughn
Elliott of Scott	Hollis	Nelson of	Vosseller
Ellsworth	Irwin	Hancock	Mr. Speaker
Files	Istad	Nelson of Story	

Absent or not voting, 6.

Bush	Hubbard	Taylor	Truax
Forsling	Hunt		

Amendment lost.

Baker of Jasper offered the following amendment and moved its adoption:

Amend House File No. 402 by striking section ten (10).

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 9.

Allen	Clark	Fleming	McIlrath
Baker	Ditto	Hopkins	Van Wert
Berry			

The nays were, 83.

Bair	Hagglund	Kline	Ratliff
Ballew	Hall	Knudson	Read
Barnes	Hanson	Lamb	Reno
Burton	Hatter	Lichty	Rice
Byers of Fayette	Hayes	Lomas	Rutledge
Byers of Linn	Heald	Lovrien	Ryder
Campbell	Helgason	McCaulley	Rylander
Cole	Hill	McCreery	Sass
Cox	Hollingsworth	McIntosh	Shannon
Crozier	Hollis	McMillan	Shields
Dayton	Holmgren	Mathews	Simmer
Dean	Hubbard	Miller	Swanson
Eckles	Hush	Mounce	Torgeson
Elliott of Polk	Irwin	Nelson of	Van Buren
Elliott of Scott	Istad	Hancock	Vaughn
Ellsworth	Jaycox	O'Brien	Venard
Figgins	Jensen	O'Donnell	Vosseller
Files	Johnson of	Orr	Wearin
Gilmore	Dickinson	Pattison	Whiting
Greene	Johnson of	Paulson	Wilson
Griswold	Keokuk	Pendray	Mr. Speaker
	King	Randall	

Absent or not voting, 16.

Aiken	Bush	Hunt	Smith
Albert	Finnern	Nelson of Story	Taylor
Bixler	Forsling	Rawlings	Truax
Buchmiller	Hansen	Reimers	Wamstad

Amendment lost.

Hopkins of Guthrie offered the following amendment and moved its adoption:

Amend House File No. 402 by adding thereto following section thirteen (13) the following:

"Sec. 13-b. Henceforth it shall be incumbent on the banker to furnish the depositor on request a sworn statement of the financial condition of the bank."

Amendment lost.

Speaker Johnson in the chair.

Torgeson of Worth offered the following amendment and moved its adoption:

Amend House File No. 402 by striking from Section 1, lines 7 and 8 and inserting in lieu thereof the following:

“striking from line 21 thereof the words ‘with the approval of the Executive Council’ and inserting in lieu thereof the words ‘with the approval of the State Banking Board’”.

Amendment adopted.

Torgeson of Worth offered the following amendment and moved its adoption:

Amend House File No. 402 by striking Section 2 therefrom and inserting in lieu thereof the following:

Sec. 2. That section ninety-one hundred thirty-seven (9137) of the Code, 1927, be and the same is hereby amended by striking out the words “by the Executive Council” in line ten (10) thereof and inserting in lieu thereof the words “by the State Banking Board”.

Amendment adopted.

Reimers of Lyon offered the following amendment and moved its adoption:

Amend House File 402, Section 13, by inserting after the period (.) following the word “advisable” in line 14 the following: “Such itemized financial statements shall be held in strict confidence by every State or Savings Bank or Trust Company.”

Amendment adopted.

Allen of Pocahontas moved to reconsider the vote by which the House failed to adopt the amendment striking section twenty-six (26) from House File No. 402.

Ditto of Osceola moved the previous question.

Motion prevailed.

On the question “Shall the House reconsider?” a roll call was demanded.

The ayes were, 49.

Aiken	Ditto	Johnson of	Paulson
Albert	Finnern	Keokuk	Pendray
Allen	Fleming	Kline	Randall
Baker	Griswold	Lamb	Rawlings
Berry	Hanson	McIlrath	Read
Burton	Hayes	McMillan	Reimers
Campbell	Holmgren	Miller	Rice
Clark	Hopkins	Nelson of Story	Rutledge
Cox	Johnson of	O'Brien	Ryder
Dayton	Dickinson	O'Donnell	Rylander

Sass	Swanson	Venard	Whiting
Shannon	Van Buren	Wamstad	Wilson
Smith	Van Wert	Wearin	

The nays were, 51.

Bair	Figgins	Hush	Mathews
Ballew	Files	Irwin	Mounce
Barnes	Gilmore	Istad	Nelson of
Buchmiller	Greene	Jaycox	Hancock
Byers of Fayette	Hagglund	Jensen	Orr
Byers of Linn	Hall	King	Pattison
Cole	Hansen	Knudson	Ratliff
Crozier	Hatter	Lichty	Reno
Dean	Heald	Lomas	Shields
Eckles	Helgason	Lovrien	Simmer
Elliott of Polk	Hill	McCaulley	Torgeson
Elliott of Scott	Hollingsworth	McCreery	Vaughn
Ellsworth	Hollis	McIntosh	Mr. Speaker

Absent or not voting, 8.

Bixler	Forsling	Hunt	Truax
Bush	Hubbard	Taylor	Vosseller

Motion to reconsider lost.

Ratliff of Henry moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 88.

Aiken	Files	Johnson of	Randall
Albert	Finnern	Dickinson	Ratliff
Bair	Gilmore	King	Rawlings
Baker	Greene	Knudson	Reimers
Ballew	Hagglund	Lamb	Reno
Barnes	Hall	Lichty	Rice
Bixler	Hansen	Lomas	Rutledge
Buchmiller	Hanson	Lovrien	Ryder
Burton	Hatter	McCaulley	Sass
Byers of Fayette	Hayes	McCreery	Shannon
Byers of Linn	Heald	McIlrath	Shields
Campbell	Helgason	McIntosh	Simmer
Cole	Hill	McMillan	Smith
Cox	Hollingsworth	Mathews	Swanson
Crozier	Hollis	Mounce	Torgeson
Dayton	Holmgren	Nelson of	Van Buren
Dean	Hunt	Hancock	Vaughn
Ditto	Hush	Nelson of Story	Venard
Eckles	Irwin	O'Brien	Vosseller
Elliott of Polk	Istad	Orr	Wamstad
Ellsworth	Jaycox	Pattison	Whiting
Figgins	Jensen	Paulson	Wilson
		Pendray	Mr. Speaker

The nays were, 11.

Allen	Fleming	Kline	Van Wert
Berry	Hopkins	Miller	Wearin
Clark	Johnson of Keokuk	Read	

Absent or not voting, 9.

Bush	Griswold	O'Donnell	Taylor
Elliott of Scott	Hubbard	Rylander	Truax
Forsling			

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Lovrien of Humboldt moved that the vote by which House File No. 402 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on March 21st, approved the following bills:

House Files Nos. 34, 47, 202 and 263.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

**MR. SPEAKER:** Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files Nos. 255 and 288.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

Elliott of Scott moved that the House do now adjourn until 7:00 p. m. this evening.

#### EVENING SESSION

The House reconvened, Speaker Johnson in the chair.

House File No. 449, a bill for an act to make permanent the temporary transfer of money from the county bond fund to the

county general fund of Davis county, Iowa, with report of committee recommending passage was taken up for consideration.

Kline of Davis moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 64.

Albert	Finnern	Kline	Rawlings
Baker	Fleming	Lamb	Rice
Ballew	Greene	Lichty	Ryder
Berry	Griswold	Lovrien	Rylander
Burton	Hagglund	McCreery	Sass
Byers of Fayette	Helgason	McIlrath	Shannon
Byers of Linn	Hill	McIntosh	Shields
Clark	Holmgren	McMillan	Simmer
Cole	Hopkins	Miller	Smith
Cox	Hush	Mounce	Torgeson
Crozier	Irwin	Nelson of Story	Van Wert
Dayton	Istad	O'Brien	Vaughn
Dean	Jaycox	Orr	Wearin
Ditto	Johnson of	Paulson	Whiting
Eckles	Dickinson	Pendray	Wilson
Ellsworth	Johnson of	Randall	Mr. Speaker
Figgins	Keokuk		

The nays were, none.

Absent or not voting, 44.

Aiken	Gilmore	Jensen	Read
Allen	Hall	King	Reimers
Bair	Hansen	Knudson	Reno
Barnes	Hanson	Lomas	Rutledge
Bixler	Hatter	McCaulley	Swanson
Buchmiller	Hayes	Mathews	Taylor
Bush	Heald	Nelson of	Truax
Campbell	Hollingsworth	Hancock	Van Buren
Elliott of Polk	Hollis	O'Donnell	Venard
Elliott of Scott	Hubbard	Pattison	Vosseller
Files	Hunt	Ratliff	Wamstad
Forsling			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 357, a bill for an act to legalize and make permanent the transfer of money from certain funds to other funds by the board of supervisors of Keokuk county, Iowa, with report of committee recommending passage was taken up for consideration.

Johnson of Keokuk moved that Senate File No. 358 be recalled from committee on judiciary and substituted for House File No. 357.

Motion prevailed.

Johnson of Keokuk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 64.

Albert	Figgins	Johnson of	Rawlings
Baker	Files	Keokuk	Rice
Ballew	Finnern	Kline	Ryder
Berry	Fleming	Lamb	Rylander
Buchmiller	Greene	Lichty	Sass
Burton	Griswold	Lovrien	Shannon
Byers of Fayette	Hagglund	McCreery	Shields
Byers of Linn	Helgason	McIlrath	Simmer
Clark	Hill	McIntosh	Torgeson
Cole	Holmgren	McMillan	Van Wert
Cox	Hopkins	Miller	Vaughn
Crozier	Hush	Mounce	Vosseller
Dayton	Irwin	O'Brien	Wearin
Dean	Istad	Orr	Whiting
Ditto	Johnson of	Paulson	Wilson
Eckles	Dickinson	Pendray	Mr. Speaker
Ellsworth		Randall	

The nays were, none.

Absent or not voting, 44.

Aiken	Hansen	King	Read
Allen	Hanson	Knudson	Reimers
Bair	Hatter	Lomas	Reno
Barnes	Hayes	McCaulley	Rutledge
Bixler	Heald	Mathews	Smith
Bush	Hollingsworth	Nelson of	Swanson
Campbell	Hollis	Hancock	Taylor
Elliott of Polk	Hubbard	Nelson of Story	Truax
Elliott of Scott	Hunt	ODonnell	Van Buren
Forsling	Jaycox	Pattison	Venard
Gilmore	Jensen	Ratliff	Wamstad
Hall			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 391, a bill for an act to make permanent the temporary transfer of certain funds by the municipality of Charles City, Iowa, with report of committee recommending passage was taken up for consideration.

Hill of Floyd moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.



On the question, "Shall the bill pass?"

The ayes were, 65.

Albert	Ellsworth	Johnson of	Randall
Baker	Figgins	Dickinson	Rawlings
Ballew	Files	Johnson of	Read
Berry	Finnern	Keokuk	Rice
Buchmiller	Fleming	Kline	Ryder
Burton	Greene	Lichty	Rylander
Byers of Fayette	Griswold	McCreery	Sass
Byers of Linn	Hagglund	McIlrath	Shannon
Campbell	Heald	McIntosh	Simmer
Clark	Helgason	McMillan	Torgeson
Cole	Hill	Miller	Van Wert
Cox	Hollingsworth	Mounce	Vaughn
Crozier	Hopkins	Nelson of Story	Vosseller
Dayton	Hush	O'Brien	Wearin
Dean	Irwin	Orr	Whiting
Ditto	Istad	Paulson	Wilson
Eckles		Pendray	Mr. Speaker

The nays were, none.

Absent or not voting, 43.

Aiken	Hansen	Knudson	Reimers
Allen	Hanson	Lamb	Reno
Bair	Hatter	Lomas	Rutledge
Barnes	Hayes	Lovrien	Shields
Bixler	Hollis	McCaulley	Smith
Bush	Holmgren	Mathews	Swanson
Elliott of Polk	Hubbard	Nelson of	Taylor
Elliott of Scott	Hunt	Hancock	Truax
Forsling	Jaycox	O'Donnell	Van Buren
Gilmore	Jensen	Pattison	Venard
Hall	King	Ratliff	Wamstad

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 384, a bill for an act to legalize the proceedings of the town council of Bellevue, Iowa, with respect to the establishment of a municipal electric light plant, and to declare that said proceedings constitute the establishment of said plant, with report of committee recommending passage was taken up for consideration.

Pendray of Jackson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 77.

Aiken	Files	Knudson	Rawlings
Albert	Finnern	Lamb	Read
Bair	Fleming	Lichty	Rice
Baker	Greene	Lovrien	Rylander
Berry	Griswold	McCaulley	Sass
Buchmiller	Hagglund	McCreery	Shannon
Burton	Hansen	McIlrath	Shields
Byers of Fayette	Hanson	McIntosh	Simmer
Byers of Linn	Heald	McMillan	Smith
Campbell	Helgason	Miller	Taylor
Clark	Hollingsworth	Mounce	Torgeson
Cole	Hopkins	Nelson of	Van Wert
Cox	Irwin	Hancock	Vaughn
Crozier	Jaycox	Nelson of Story	Venard
Dayton	Johnson of	O'Brien	Vosseller
Dean	Dickinson	Orr	Wamstad
Ditto	Johnson of	Paulson	Wearin
Eckles	Keokuk	Pendray	Whiting
Ellsworth	King	Randall	Wilson
Figgins	Kline	Ratliff	Mr. Speaker

The nays were, none.

Absent or not voting, 31.

Allen	Gilmore	Hunt	Reimers
Ballew	Hall	Hush	Reno
Barnes	Hatter	Istad	Rutledge
Bixler	Hayes	Jensen	Ryder
Bush	Hill	Lomas	Swanson
Elliott of Polk	Hollis	Mathews	Truax
Elliott of Scott	Holmgren	O'Donnell	Van Buren
Forsling	Hubbard	Pattison	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 162, a bill for an act to legalize certain transfer of funds by the town of Hull, Iowa, with report of committee recommending passage was taken up for consideration.

Venard of Sioux moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 82.

Albert	Burton	Cox	Figgins
Bair	Byers of Fayette	Dayton	Files
Baker	Byers of Linn	Dean	Finnern
Ballew	Campbell	Ditto	Fleming
Berry	Clark	Eckles	Greene
Buchmiller	Cole	Ellsworth	Griswold

Hagglund	Johnson of	Mounce	Sass
Hansen	Keokuk	Nelson of	Shannon
Hanson	King	Hancock	Shields
Heald	Kline	Nelson of Story	Simmer
Helgason	Knudson	O'Brien	Smith
Hill	Lamb	Orr	Taylor
Hollingsworth	Lichty	Paulson	Torgeson
Hopkins	Lomas	Pendray	Van Wert
Hush	Lovrien	Randall	Vaughn
Irwin	McCaulley	Ratliff	Venard
Istad	McCreery	Rawlings	Vosseller
Jaycox	McIlrath	Read	Wamstad
Jensen	McIntosh	Rice	Wearin
Johnson of	McMillan	Ryder	Whiting
Dickinson	Miller	Rylander	Wilson
			Mr. Speaker

The nays were, none.

Absent or not voting, 26.

Aiken	Elliott of Scott	Holmgren	Reimers
Allen	Forsling	Hubbard	Reno
Barnes	Gilmore	Hunt	Rutledge
Bixler	Hall	Mathews	Swanson
Bush	Hatter	ODonnell	Truax
Crozier	Hayes	Pattison	Van Buren
Elliott of Polk	Hollis		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 148, a bill for an act to authorize the Governor and the Secretary of State to deed and transfer to the municipal corporation of Forest City, certain land now belonging to the state and used as a state park, with report of committee recommending passage was taken up for consideration.

Hanson of Winnebago moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 80.

Albert	Cox	Hagglund	Jensen
Bair	Crozier	Hansen	Johnson of
Baker	Dayton	Hanson	Dickinson
Ballew	Dean	Heald	Johnson of
Berry	Ditto	Helgason	Keokuk
Bixler	Eckles	Hollingsworth	King
Burton	Ellsworth	Hollis	Kline
Byers of Fayette	Figgins	Hopkins	Knudson
Byers of Linn	Files	Hush	Lamb
Campbell	Finnern	Irwin	Lichty
Clark	Fleming	Istad	Lomas
Cole	Griswold	Jaycox	Lovrien

McCaulley	O'Brien	Ryder	Van Wert
McCreery	Orr	Rylander	Vaughn
McIlrath	Paulson	Sass	Vosseller
McIntosh	Pendray	Shannon	Wamstad
McMillan	Randall	Shields	Wearin
Miller	Ratliff	Simmer	Whiting
Mounce	Rawlings	Smith	Wilson
Nelson of	Read	Taylor	Mr. Speaker
Hancock	Rice	Torgeson	

The nays were, none.

Absent or not voting, 28.

Aiken	Forsling	Holmgren	Reimers
Allen	Gilmore	Hubbard	Reno
Barnes	Greene	Hunt	Rutledge
Buchmiller	Hall	Mathews	Swanson
Bush	Hatter	Nelson of Story	Truax
Elliott of Polk	Hayes	O'Donnell	Van Buren
Elliott of Scott	Hill	Pattison	Venard

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 316, a bill for an act to make appropriation to Henry Schwarck for loss of a horse as a result of injury when struck by a state owned truck, with report of committee recommending passage was taken up for consideration.

Buchmiller of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 84.

Albert	Fleming	Knudson	Ratliff
Baker	Greene	Lamb	Rawlings
Ballew	Griswold	Lichty	Read
Berry	Hagglund	Lomas	Rice
Bixler	Hanson	Lovrien	Ryder
Buchmiller	Heald	McCaulley	Rylander
Burton	Helgason	McCreery	Sass
Byers of Fayette	Hill	McIlrath	Shannon
Byers of Linn	Hollingsworth	McIntosh	Shields
Campbell	Hopkins	McMillan	Simmer
Clark	Hubbard	Mathews	Taylor
Cole	Hush	Miller	Torgeson
Cox	Irwin	Mounce	Van Wert
Crozier	Istad	Nelson of	Vaughn
Dayton	Jaycox	Hancock	Venard
Dean	Jensen	Nelson of Story	Vosseller
Ditto	Johnson of	O'Brien	Wamstad
Eckles	Dickinson	Orr	Wearin
Ellsworth	Johnson of	Pattison	Whiting
Figgins	Keokuk	Paulson	Wilson
Files	King	Pendray	Mr. Speaker
Finnern	Kline	Randall	

The nays were, none.

Absent or not voting, 24.

Aiken	Elliott of Scott	Hayes	Reno
Allen	Forsling	Hollis	Rutledge
Bair	Gilmore	Holmgren	Smith
Barnes	Hall	Hunt	Swanson
Bush	Hansen	O'Donnell	Truax
Elliott of Polk	Hatter	Reimers	Van Buren

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 317, a bill for an act to make appropriation to compensate William Sexton, Stewart Baker, William Lynch, William Brown, and William Drew, for horses slaughtered under the authority and direction of the Secretary of Agriculture because of glanders infection, with report of committee recommending passage, was taken up for consideration.

Istad of Winneshiek moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 90.

Aiken	Fleming	Johnson of	Pendray
Albert	Greene	Keokuk	Ratliff
Bair	Griswold	King	Rawlings
Baker	Hagglund	Kline	Read
Ballew	Hansen	Knudson	Rice
Berry	Hanson	Lamb	Ryder
Bixler	Hatter	Lichty	Rylander
Buchmiller	Heald	Lomas	Sass
Burton	Helgason	Lovrien	Shannon
Byers of Fayette	Hill	McCreery	Shields
Byers of Linn	Hollingsworth	McIlrath	Simmer
Campbell	Hollis	McIntosh	Smith
Clark	Holmgren	McMillan	Swanson
Cole	Hopkins	Mathews	Taylor
Cox	Hubbard	Miller	Torgeson
Crozier	Hunt	Mounce	Van Wert
Dayton	Hush	Nelson of	Vaughn
Dean	Irwin	Hancock	Venard
Elliott of Polk	Istad	Nelson of Story	Vosseller
Ellsworth	Jaycox	O'Brien	Wamstad
Figgins	Jensen	Orr	Wearin
Files	Johnson of	Pattison	Whiting
Finnern	Dickinson	Paulson	Wilson
			Mr. Speaker

The nays were, none.

Absent or not voting, 18.

Allen	Elliott of Scott	McCaulley	Reno
Barnes	Forsling	O'Donnell	Rutledge
Bush	Gilmore	Randall	Truax
Ditto	Hall	Reimers	Van Buren
Eckles	Hayes		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 352, a bill for an act to amend the law as it appears in section thirty-eight hundred (3800) of the Code, 1927, relating to the parole by the court of persons convicted of crime, was taken up for consideration.

Wamstad of Mitchell offered the following amendment and moved its adoption:

Amend section one by striking therefrom lines 9, 10 and 11.

Simmer of Wapello moved that further action on House File No. 352 be deferred.

Motion prevailed.

House File No. 319, a bill for an act to make appropriation to Mrs. John Laskewitz for one hundred seventy-two and 31/100 dollars (\$172.31) and G. V. Lyon for forty-one and 45/100 dollars (\$41.45), with report of committee recommending passage was taken up for consideration.

Buchmiller of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 84.

Aiken	Crozier	Hanson	Johnson of
Albert	Dayton	Hatter	Keokuk
Bair	Dean	Hayes	King
Baker	Eckles	Heald	Kline
Berry	Ellsworth	Helgason	Knudson
Bixler	Figgins	Hollingsworth	Lamb
Buchmiller	Files	Hopkins	Lomas
Burton	Finnern	Hubbard	Lovrien
Byers of Fayette	Fleming	Hush	McCaulley
Byers of Linn	Greene	Irwin	McIlrath
Campbell	Griswold	Istad	McIntosh
Clark	Hagglund	Jaycox	McMillan
Cole	Hall	Jensen	Mathews
Cox	Hansen		Miller

Mounce	Ratliff	Shannon	Venard
Nelson of Hancock	Rawlings	Shields	Vosseller
Nelson of Story	Read	Simmer	Wamstad
O'Brien	Reimers	Swanson	Wearin
Orr	Rice	Taylor	Whiting
Paulson	Ryder	Torgeson	Wilson
Pendray	Rylander	Van Wert	Mr. Speaker
	Sass	Vaughn	

The nays were, none.

Absent or not voting, 24.

Allen	Forsling	Johnson of Dickinson	Randall
Ballew	Gilmore	Lichty	Reno
Barnes	Hill	McCreery	Rutledge
Bush	Hollis	O'Donnell	Smith
Ditto	Holmgren	Pattison	Truax
Elliott of Polk	Hunt		Van Buren
Elliott of Scott			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 320, a bill for an act to make an appropriation to Carl N. Neiderman, for injuries received while in service of the state at the annual encampment of the Iowa National Guard at the August, 1928, encampment, with report of committee recommending passage was taken up for consideration.

Buchmiller of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 82.

Aiken	Files	Hush	Nelson of Hancock
Albert	Finnern	Irwin	Nelson of Story
Bair	Fleming	Istad	O'Brien
Baker	Greene	Jaycox	Orr
Berry	Griswold	Jensen	Paulson
Bixler	Hagglund	Johnson of Keokuk	Pendray
Buchmiller	Hall	Kline	Rawlings
Burton	Hansen	Knudson	Read
Byers of Fayette	Hanson	Lamb	Reimers
Campbell	Hatter	Lovrien	Reno
Cole	Hayes	McCaulley	Rice
Cox	Heald	McIlrath	Ryder
Crozier	Helgason	McIntosh	Rylander
Dayton	Hill	McMillan	Sass
Dean	Hollingsworth	Mathews	Shannon
Eckles	Hollis	Miller	Shields
Ellsworth	Hopkins	Mounce	Simmer
Figgins	Hubbard		

Smith	Torgeson	Vosseller	Whiting
Swanson	Van Wert	Wamstad	Wilson
Taylor	Vaughn	Wearin	Mr. Speaker

The nays were, none.

Absent or not voting, 26.

Allen	Elliott of Polk	Johnson of	Pattison
Ballew	Elliott of Scott	Dickinson	Randall
Barnes	Forsling	King	Ratliff
Bush	Gilmore	Lichty	Rutledge
Byers of Linn	Holmgren	Lomas	Truax
Clark	Hunt	McCreery	Van Buren
Ditto		O'Donnell	Venard

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 321, a bill for an act to make an appropriation to Albert Sharp for the care and policing of Spirit Lake Monument property for the seasons of 1927 and 1928, with report of committee recommending passage was taken up for consideration.

Buchmiller of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 83.

Aiken	Griswold	Johnson of	Read
Albert	Hagglund	Keokuk	Reimers
Bair	Hall	King	Reno
Baker	Hansen	Kline	Rice
Berry	Hanson	Knudson	Ryder
Buchmiller	Hatter	Lamb	Rylander
Burton	Hayes	Lovrien	Sass
Byers of Fayette	Heald	McCaulley	Shannon
Campbell	Helgason	McIlrath	Shields
Clark	Hill	McIntosh	Simmer
Cole	Hollingsworth	McMillan	Swanson
Cox	Hollis	Mathews	Taylor
Crozier	Hopkins	Miller	Torgeson
Dayton	Hubbard	Mounce	Van Wert
Dean	Hush	Nelson of	Vaughn
Eckles	Irwin	Hancock	Vosseller
Ellsworth	Istad	Nelson of Story	Wamstad
Figgins	Jaycox	Orr	Wearin
Files	Jensen	Paulson	Whiting
Finnern	Johnson of	Pendray	Wilson
Fleming	Dickinson	Ratliff	Mr. Speaker
Greene		Rawlings	

The nays were, none.



Absent or not voting, 25.

Allen	Elliott of Polk	Lichty	Randall
Ballew	Elliott of Scott	Lomas	Rutledge
Barnes	Forsling	McCreery	Smith
Bixler	Gilmore	O'Brien	Truax
Bush	Holmgren	O'Donnell	Van Buren
Byers of Linn	Hunt	Pattison	Venard
Ditto			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 322, a bill for an act to make an appropriation to compensate Kai Sommer for injury resulting from a collision with a tractor driven by an employee of the Iowa State Highway Commission on or about November 5, 1928, on primary highway No. 61, at or near Key West, Iowa, with report of committee recommending amendment and passage, was taken up for consideration.

Buchmiller of Greene moved that the amendment proposed by the committee, found on page 591 of the journal of March 7th, be adopted.

Hush of Montgomery moved the previous question.

Motion prevailed.

On the question, "Shall the committee amendment be adopted?" a roll call was demanded.

The ayes were, 53.

Albert	Hanson	Lomas	Rice
Bair	Hatter	Lovrien	Sass
Baker	Heald	McCaulley	Shannon
Buchmiller	Helgason	McMillan	Shields
Campbell	Hollingsworth	Mathews	Smith
Clark	Hollis	Miller	Swanson
Cole	Hopkins	Mounce	Torgeson
Dayton	Hush	Nelson of	Van Wert
Ellsworth	Irwin	Hancock	Wamstad
Files	Jaycox	O'Brien	Wearin
Finnern	Jensen	Paulson	Whiting
Hagglund	King	Randall	Wilson
Hall	Knudson	Ratliff	Mr. Speaker
Hansen	Lamb		

The nays were, 33.

Aiken	Cox	Greene	Istad
Berry	Crozier	Griswold	Johnson of
Bixler	Dean	Hayes	Keokuk
Burton	Eckles	Hill	Kline
Byers of Fayette	Figgins	Holmgren	McIlrath

McIntosh  
Nelson of Story  
Orr  
Pendray

Rawlings  
Read  
Reimers  
Reno

Ryder  
Rylander  
Simmer

Taylor  
Vaughn  
Vosseller

Absent or not voting, 22.

Allen  
Ballew  
Barnes  
Bush  
Byers of Linn  
Ditto

Elliott of Polk  
Elliott of Scott  
Fleming  
Forsling  
Gilmore  
Hubbard

Hunt  
Johnson of  
Dickinson  
Lichty  
McCreery  
O'Donnell

Pattison  
Rutledge  
Truax  
Van Buren  
Venard

Committee amendment adopted.

Buchmiller of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 84.

Albert  
Bair  
Baker  
Berry  
Bixler  
Buchmiller  
Burton  
Byers of Fayette  
Campbell  
Clark  
Cole  
Cox  
Crozier  
Dayton  
Dean  
Eckles  
Ellsworth  
Figgins  
Files  
Finnern  
Fleming  
Greene

Griswold  
Hagglund  
Hall  
Hansen  
Hanson  
Hatter  
Heald  
Helgason  
Hill  
Hollingsworth  
Hollis  
Holmgren  
Hopkins  
Hubbard  
Hush  
Irwin  
Istad  
Jaycox  
Jensen  
Johnson of  
Dickinson

Johnson of  
Keokuk  
King  
Kline  
Knudson  
Lamb  
Lomas  
Lovrien  
McCaulley  
McIlrath  
McIntosh  
McMillan  
Mathews  
Miller  
Mounce  
Nelson of  
Hancock  
Nelson of Story  
O'Brien  
Paulson  
Pendray  
Ratliff

Rawlings  
Read  
Reimers  
Reno  
Rice  
Ryder  
Rylander  
Sass  
Shannon  
Shields  
Simmer  
Swanson  
Taylor  
Torgeson  
Van Wert  
Vaughn  
Vosseller  
Wamstad  
Wearin  
Whiting  
Wilson  
Mr. Speaker

The nays were, none.

Absent or not voting, 24.

Aiken  
Allen  
Ballew  
Barnes  
Bush  
Byers of Linn

Ditto  
Elliott of Polk  
Elliott of Scott  
Forsling  
Gilmore  
Hayes

Hunt  
Lichty  
McCreery  
O'Donnell  
Orr  
Pattison

Randall  
Rutledge  
Smith  
Truax  
Van Buren  
Venard

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

The House resumed consideration of House File No. 354, a bill for an act to amend the law as it appears in section fifty-five hundred eighty-two (5582) of the Code, 1927, relating to town-ship licenses for places of amusement.

Wamstad of Mitchell offered the following amendment and moved its adoption:

Amend House File No. 354 by striking out of line 7 of section 1 the following words "whether of a permanent or temporary character";

Also by inserting after the comma following the word "entertainment" in line 10 the word "prepared".

Amendment adopted.

Wamstad of Mitchell moved that the bill be read a third time, now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 66.

Bair	Hall	Lamb	Reno
Berry	Hanson	Lovrien	Rice
Bixler	Hatter	McIlrath	Ryder
Buchmiller	Heald	McIntosh	Rylander
Burton	Helgason	McMillan	Shannon
Campbell	Hill	Mathews	Shields
Cole	Hollingsworth	Mounce	Simmer
Cox	Hollis	Nelson of	Swanson
Crozier	Holmgren	Hancock	Taylor
Dayton	Hopkins	Nelson of Story	Torgeson
Dean	Hubbard	O'Brien	Van Wert
Eckles	Istad	Orr	Vaughn
Figgins	Jensen	Paulson	Vosseller
Files	Johnson of	Pendray	Wamstad
Fleming	Keokuk	Ratliff	Wearin
Griswold	King	Rawlings	Wilson
Hagglund	Kline	Read	Mr. Speaker

The nays were, 9.

Baker	Greene	Hayes	Reimers
Clark	Hansen	Miller	Sass
Ellsworth			

Absent or not voting, 33.

Aiken	Elliott of Polk	Johnson of	Pattison
Albert	Elliott of Scott	Dickinson	Randall
Allen	Finnern	Knudson	Rutledge
Ballew	Forsling	Lichty	Smith
Barnes	Gilmore	Lomas	Truax
Bush	Hunt	McCaulley	Van Buren
Byers of Fayette	Hush	McCreery	Venard
Byers of Linn	Irwin	O'Donnell	Whiting
Ditto	Jaycox		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Wamstad of Mitchell moved to reconsider the vote by which House File No. 354 passed the House and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 264, by committee on claims, a bill for an act to amend chapter one hundred twenty-nine (129), Laws of the Twenty-fifth General Assembly, providing relief for one Frederick M. Hull, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hansen of Scott the amendments proposed by the committee, found on page 609 of the journal of March 8th, were adopted.

Griswold of Madison moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 76.

Albert	Griswold	King	Rawlings
Bair	Hall	Kline	Read
Berry	Hansen	Lamb	Reimers
Buchmiller	Hanson	Lomas	Reno
Burton	Hatter	Lovrien	Rice
Byers of Fayette	Hayes	McIlrath	Ryder
Campbell	Heald	McIntosh	Rylander
Clark	Helgason	McMillan	Sass
Cole	Hill	Mathews	Shannon
Cox	Hollingsworth	Miller	Simmer
Crozier	Hollis	Mounce	Swanson
Dayton	Holmgren	Nelson of	Taylor
Dean	Hopkins	Hancock	Torgeson
Eckles	Hush	Nelson of Story	Van Wert
Ellsworth	Irwin	O'Brien	Vaughn
Figgins	Istad	Orr	Vosseller
Files	Jaycox	Paulson	Wearin
Finnern	Jensen	Pendray	Wilson
Fleming	Johnson of	Ratliff	Mr. Speaker
Greene	Keokuk		

The nays were, none.

Absent or not voting, 32.

Aiken	Ballew	Bush	Elliott of Polk
Allen	Barnes	Byers of Linn	Elliott of Scott
Baker	Bixler	Ditto	Forsling

Gilmore	Knudson	Pattison	Truax
Hagglund	Lichty	Randall	Van Buren
Hubbard	McCaulley	Rutledge	Venard
Hunt	McCreery	Shields	Wamstad
Johnson of Dickinson	O'Donnell	Smith	Whiting

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### HOUSE FILE WITHDRAWN

Greene of Pottawattamie asked and obtained unanimous consent to have House File No. 482 withdrawn from the committee on judiciary and from further consideration of the House.

#### AMENDMENTS FILED

Lichty of Black Hawk filed the following amendment to the amendment to Senate File No. 135:

Amend the amendment to Senate File 135, filed March 13 as follows:

Strike from line 13 the words and figures "sixty (60)" and insert in lieu thereof the following: "fifty-one (51)".

Shields of Clarke filed the following amendment to House Joint Resolution No. 6:

Amend House Joint Resolution No. 6, by striking the period at the end of Sec. 2, inserting a comma in lieu thereof and adding the following: "and no bonds shall be issued hereunder to mature later than twenty-four years after the ratification of this amendment".

Ryder of Dubuque filed the following amendment to Senate File No. 263:

Amend Senate File No. 263 as follows:

By striking after the word "more" in line 8 of Section 24 the words "and in all independent districts which embrace a city now having a population of not less than thirty-eight thousand nor more than fifty thousand".

Also by striking after the word "more" in line 3 of Section 35 the words "and in all independent districts which embrace a city now having a population of not less than thirty-eight thousand nor more than fifty thousand".

Also by striking out Section 37 of said bill.

Hush of Montgomery filed the following amendment to House Joint Resolution No. 6:

Amend House Joint Resolution No. 6, section one (1), by striking all of line 110 after the word "from" and all of line 111, and inserting in lieu thereof the following: "Griswold by way of Elliott, Red Oak, and Essex, to Shenandoah."

On motion of Hayes of Dubuque the House adjourned until 9:00 a. m., Friday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 22, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. John F. Arnold, pastor of the Methodist Church, Missouri Valley, Iowa.

Journal of March 21st corrected and approved.

Elliott of Scott moved that when the House adjourn it be to reconvene at 7:00 p. m. this evening.

Motion prevailed.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files Nos. 152, 307, 328 and 434.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House Files Nos. 152, 307, 328 and 434.

Senate Files Nos. 255 and 288.

## BILLS SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 22nd day of March, 1929, sent to the governor for his approval: House Files Nos. 152, 307, 328 and 434.

S. R. TORGESON, *Chairman.*

Report adopted.

#### REPORTS OF COMMITTEES

Johnson of Dickinson, from the committee on board of control, submitted the following report:

MR. SPEAKER: Your committee on board of control, to whom was referred House File No. 104, a bill for an act to make an appropriation for the purpose of purchasing additional real estate by the board of control of state institutions for the Iowa Training School for boys at Eldora, Iowa, and to authorize the purchase thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File No. 104 by striking therefrom section 1 and inserting in lieu thereof the following:

"Section 1 There is hereby appropriated out of any funds in the state treasury not otherwise appropriated, a sum not to exceed thirty-two thousand dollars (\$32,000.00) for the purchase of real estate not exceeding one hundred and sixty (160) acres for the use and benefit of the Iowa Training School for Boys at Eldora, Iowa."

FRANCIS JOHNSON, *Chairman.*

Report adopted and referred to the committee on appropriations.

Also:

MR. SPEAKER: Your committee on board of control, to whom was referred Senate File No. 83, a bill for an act to amend section fifty-three hundred seventy-two (5372) of the Code, 1927, relating to allowance for the support of indigent tubercular patients, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRANCIS JOHNSON, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on board of control, to whom was referred House File No. 368, a bill for an act to amend section thirty-seven hundred fifty-seven (3757), Code, 1927, relative to the establishment of industries at the penitentiary and men's reformatory, beg leave to report they have had the same under consideration and have instructed me to



report the same back to the House with the recommendation that the same be indefinitely postponed.

FRANCIS JOHNSON, *Chairman.*

Passed on file.

McMillan of Benton, from the committee on commerce and trade, submitted the following report:

MR. SPEAKER: Your committee on commerce and trade, to whom was referred House File No. 414, a bill for an act to repeal sections thirty-one ninety-seven (3197) and thirty-one ninety-eight (3198) relating to the inspection of illuminating oils and method of making inspection, and also to repeal the law as it appears in Sections thirty-two hundred eight (3208) to thirty-two hundred fourteen (3214) inclusive, of the Code, 1927, relating to the notification of uninspected oils and report of receipts of illuminating oil, the inspection fee charged therefor, the reduction of inspection fee, the increase of inspection fee, the rebates on sales outside the State, and the determination of rebate, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

J. E. McMILLAN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on commerce and trade, to whom was referred Senate File No. 85, a bill for an act to amend Title X of the Code, relating to regulations and inspection, by adding thereto a chapter requiring that all prison-made goods from other states be distinctly marked as such before being exposed for sale in Iowa, and prescribing the penalty for violations, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. E. McMILLAN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on commerce and trade, to whom was referred House File No. 387, a bill for an act to amend the law as it appears in Chapter one hundred sixty (160) of the Code, 1927, and section thirty-two hundred twenty-three (3223) and section thirty-two hundred twenty-six (3226) thereof, and to repeal the law as it appears in section thirty-two hundred twenty-four (3224) thereof, and enact a substitute therefor, relating to the manufacture and sale of mattresses and comforts, and relating to the inspection of manufacturers thereof, beg leave to report they have had the same under consideration and have

instructed me to report the same back to the House with the recommendation that the same do pass.

J. E. McMILLAN, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on commerce and trade, to whom was referred House File No. 478, a bill for an act to amend chapter three hundred twelve (312) of the Code, 1927, relating to wholesale and retail merchandising by public utilities, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

J. E. McMILLAN, *Chairman.*

Passed on file.

Also :

MR. SPEAKER: Your committee on commerce and trade, to whom was referred House File No. 432, a bill for an act to amend Section three thousand two hundred sixty-seven (3267) of the Code, 1927, relating to inspection of weights and measures, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

J. E. McMILLAN, *Chairman.*

Report adopted.

#### PROOF OF PUBLICATION

The official proof of publication of House File No. 514, a bill for an act to legalize a special election held on the tenth day of August, 1927, in the city of Tama, Iowa, whereat there was duly submitted to the voters for their approval, Ordinance No. 166 of the ordinances of the city of Tama, Iowa, being an ordinance granting to the Iowa Railway and Light Corporation, an electric light and power franchise; and to legalize all acts and proceedings in respect to said election, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

Speaker pro tempore Mathews in the chair.

#### CONSIDERATION OF BILLS

House File No. 207, a bill for an act to repeal the law as it appears in chapter ninety-one (91) title V of the Code, 1927, and to enact a substitute therefor relating to the practice of ac-

countancy; to establish a board of accountancy and to provide for the examination, registration and licensing of practitioners of accountancy; to provide rules and regulations concerning the practice thereof and to provide penalties for violation thereof, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Nelson of Hancock, the amendments proposed by the committee, found on page 728 of the journal of March 13th, were adopted.

Nelson of Hancock moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 90.

Aiken	Griswold	Kline	Ratliff
Albert	Hagglund	Knudson	Rawlings
Allen	Hall	Lamb	Read
Ballew	Hansen	Lichty	Reimers
Barnes	Hanson	Lomas	Reno
Berry	Hatter	Lovrien	Rutledge
Bixler	Hayes	McCaulley	Ryder
Buchmiller	Heald	McCreery	Sass
Burton	Helgason	McIlrath	Shannon
Byers of Fayette	Hill	McIntosh	Smith
Byers of Linn	Hollingsworth	McMillan	Swanson
Campbell	Hollis	Mathews	Taylor
Cole	Holmgren	Mounce	Torgeson
Cox	Hunt	Nelson of	Truax
Dayton	Irwin	Hancock	Van Wert
Dean	Istad	Nelson of Story	Vaughn
Ditto	Jaycox	O'Brien	Venard
Elliott of Polk	Jensen	O'Donnell	Vosseller
Elliott of Scott	Johnson of	Orr	Wamstad
Figgins	Dickinson	Pattison	Wearin
Files	Johnson of	Paulson	Whiting
Finnern	Keokuk	Pendray	Wilson
Fleming	King	Randall	Mr. Speaker
Forsling			

The nays were, 8.

Bush	Ellsworth	Greene	Miller
Clark	Gilmore	Hush	Rice

Absent or not voting, 10.

Bair	Eckles	Rylander	Simmer
Baker	Hopkins	Shields	Van Buren
Crozier	Hubbard		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Nelson of Hancock moved that the vote by which House File No. 207 passed the House be reconsidered and the motion to reconsider be laid on the table. Motion prevailed.

Speaker Johnson in the chair.

### CALL OF THE HOUSE

The following call of the House was filed :

MR. SPEAKER: We, the undersigned, request a call of the House on House File No. 360:

FRANK W. ELLIOTT  
WALTER B. RENO  
F. W. BYERS  
C. A. HOLLIS  
L. W. HALL

The roll was called to ascertain the absentees. All members were present except Van Buren of Jones who, on motion, was excused from the call of the House.

The hour having arrived for the Special Order, the motion to reconsider the vote by which House File No. 360 passed the House, filed on March 16th, was taken up for consideration.

Johnson of Keokuk moved the previous question.

Motion prevailed.

On the question "Shall the House reconsider?" a roll call was demanded.

The ayes were, 49.

Albert	Ellsworth	Kline	Randall
Ballew	Gilmore	Lamb	Ratliff
Byers of Fayette	Greene	Lichty	Read
Byers of Linn	Hall	Lomas	Reno
Clark	Hansen	McCaulley	Rice
Cole	Hayes	McCreery	Rutledge
Crozier	Hollingsworth	McIntosh	Ryder
Dayton	Hollis	McMillan	Shannon
Dean	Hunt	Mathews	Taylor
Ditto	Irwin	O'Brien	Truax
Eckles	Istad	Orr	Vaughn
Elliott of Polk	Jaycox	Pattison	Mr. Speaker
Elliott of Scott			

The nays were, 58.

Aiken	Forsling	Johnson of	Reimers
Allen	Griswold	Keokuk	Rylander
Bair	Hagglund	King	Sass
Baker	Hanson	Knudson	Shields
Barnes	Hatter	Lovrien	Simmer
Berry	Heald	McIlrath	Smith
Bixler	Helgason	Miller	Swanson
Buchmiller	Hill	Mounce	Torgeson
Burton	Holmgren	Nelson of	Van Wert
Bush	Hopkins	Hancock	Venard
Campbell	Hubbard	Nelson of Story	Vosseller
Cox	Hush	O'Donnell	Wamstad
Figgins	Jensen	Paulson	Wearin
Files	Johnson of	Pendray	Whiting
Finnern	Dickinson	Rawlings	Wilson
Fleming			

Absent or not voting, 1.

Van Buren

Motion lost and the House refused to reconsider.

Forsling of Woodbury asked and obtained unanimous consent to have Senate File No. 407 substituted for House File No. 386.

On motion of Berry of Monroe the House adjourned until 7:00 p. m. this evening.

### EVENING SESSION

The House reconvened, Speaker Johnson in the chair.

### REPORTS OF COMMITTEES

Elliott of Scott, from the committee on public utilities, submitted the following report:

MR. SPEAKER: Your committee on public utilities, to whom was referred House File No. 456, a bill for an act conferring jurisdiction and control upon the board of railroad commissioners over the location, construction, maintenance and operation, service and rates of telephone companies, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

FRANK W. ELLIOTT, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on public utilities, to whom was referred Senate File No. 311, a bill for an act relating to the construction

of the tracts of street railway companies and providing for the payment of said companies of certain portions of the cost of pavement within and along their tracks in cities and towns, including cities under special charter; providing for the letting of contracts for such work and the assessment of the cost thereof; amending sections six thousand fifty-two (6052) and six thousand fifty-four (6054) of the Code, 1927; repealing sections six thousand fifty-seven (6057) and six thousand fifty-eight (6058) of the Code, 1927; and making said act applicable to cities acting under special charter, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRANK W. ELLIOTT, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on public utilities, to whom was referred Senate File No. 181, a bill for an act to amend section eighty-seven hundred thirty-seven (8737), Code, 1927, relating to the investment in public utility bonds of funds of life insurance companies and associations contemplated by chapters three hundred ninety-eight (398) and four hundred (400) of the Code, 1927, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

1. Amend section one (1) by striking from line ten (10) the word "funded" and inserting in lieu thereof the word "mortgage".

2. Amend said section one (1) by striking therefrom all of lines 21 and 22.

3. Further amend section one (1) by striking lines 23, 24 and 25 and inserting in lieu thereof the following:

"6. Amend paragraph four (4), subsection C, by striking from line nine (9) and from line twelve (12) the word "funded" and inserting in lieu thereof the word "mortgage".

4. Further amend section one (1) by striking the figure "8" at the beginning of line 26 and inserting in lieu thereof the figure "7".

5. Further amend section one (1) by adding and inserting after line 28 and before line 1 of section two (2) the following:

"8. Amend paragraph four (4), subsection F, by striking from lines one (1) and nine (9) the word "funded" and inserting in lieu thereof the word "mortgage".

6. Further amend section one (1) by inserting before section two (2) the following:

"9. Amend paragraph four (4), subsection F, by striking from lines three (3) and four (4) the words "as shown by the books of the corporation".

7. Further amend section one (1) by striking from line 20 the word "sixty-five" and inserting in lieu thereof the word "fifty-five".

8. Further amend section one (1) by striking from line 28 the word "sixty-five" and inserting in lieu thereof the word "fifty-five."

FRANK W. ELLIOTT, *Chairman.*

Report adopted.

McIntosh of Muscatine, from the committee on compensation of public officers, submitted the following report:

MR. SPEAKER: Your committee on compensation of public officers, to whom was referred House File No. 463, a bill for an act to amend Section five hundred sixty (560) and Section seven hundred thirty-eight (738) of the Code, 1927, relating to expenses of primary elections and compensation of members of election boards, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. E. MCINTOSH, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on compensation of public officers, to whom was referred House File No. 273, a bill for an act to amend Section fifty-two hundred twenty-eight (5228), Code, 1927, relating to the salary of the county attorney and to his commission on fines, to repeal section twelve thousand five hundred fifty-four (12554), Code, 1927, relating to fines and forfeitures and to enact a substitute therefor, and to provide for the deduction, from all fines and forfeitures, of the legal fees for collecting the same before crediting the proceeds to the temporary school fund, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

J. E. MCINTOSH, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on compensation of public officers, to whom was referred House File No. 472, a bill for an act to repeal section fifty-two hundred twenty-six (5226), Code, 1927, and to enact a substitute therefor, relating to salaries of sheriffs, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

In line 13, strike the word "over" and insert in lieu thereof the words "less than one hundred thousand".

J. E. McINTOSH, *Chairman.*

Report adopted.

Simmer of Wapello, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File No. 227, a bill for an act to amend subdivision five (5) of section fifty-nine hundred two (5902) Code, 1927, relating to docks, and providing for the enforcement of rules and regulations by fine or imprisonment, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File No. 390, a bill for an act to amend section fifty-nine hundred and eighty-six (5986) as it appears in the Code of 1927, relating to assessments for the construction of main sewers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File No. 276, a bill for an act relating to the creation of a valuation committee in certain cities; prescribing the powers and duties of said committee; providing the procedure for initiating, approving and ordering certain public improvements; procuring the advice of certain city officials; providing for a default and deficiency fund; providing for notices and hearings, and the procedure necessary to secure the approval by the city council of resolution of necessity and contents thereof, and confirmation by the district court of certain special assessments and real estate valuations in advance of the performance of the work, and providing for re-assessment in certain cases, and providing for rebates, forfeitures, the issuance of bonds, and providing for the lien of special assessments and the exemption of certain cities from certain claims, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.



Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File No. 421, a bill for an act to amend section fifty-nine hundred and eighty-six (5986) as it appears in the Code of 1927, relating to assessments for the construction of main sewers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File No. 291, a bill for an act to repeal section six thousand one hundred ninety-a two (6190-a2), six thousand one hundred ninety-a4 (6190-a4), and six thousand one hundred ninety-a eleven (6190-a11) Code of 1927, and to enact a substitute therefor; relating to resolutions of necessity, installation and contracts, method of petitioning for extensions, notice of proposed extensions and providing a method of rebate to property owners; and to amend section six thousand one hundred ninety-a13 (6190-a13), Code, 1927, relating to the applicability of chapter 314-A1, governing the extension of water mains; all in connection with water works extensions and water mains, and providing for publication hereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File No. 400, a bill for an act to amend the law as it appears in section five thousand eight hundred seventy-five (5875) relating to cities controlling bridge fund, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File No. 360, a bill for an act to amend section sixty-one seventy-seven (6177), Code, 1927, relating to examinations of the accounts of waterworks operated by a board of waterworks trustees, beg leave to report they have had the same under consideration and have in-

structed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File No. 361, a bill for an act to amend section one hundred thirteen (113), Code, 1927, relating to examinations by the auditor of state of the accounts of cities and towns, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD SIMMER, *Chairman.*

Report adopted.

Aiken of Ida, from the committee on private corporations, submitted the following report:

MR. SPEAKER: Your committee on private corporations, to whom was referred Senate File No. 249, a bill for an act to repeal Section ten thousand thirty-six (10036), Code of 1927, and to enact a substitute therefor, relating to the filing of contracts pertaining to public utility equipment; and to repeal Section ten thousand thirty-eight (10038), Code of 1927, and to enact a substitute therefor, relating to fees to be charged by the Secretary of State, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN H. AIKEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on private corporations, to whom was referred Senate File No. 235, a bill for an act to repeal section eighty-three hundred fifty-one (8351) of chapter three hundred eighty-four (384), Code, 1927, relating to the limit of indebtedness that a corporation for pecuniary profit may incur; to repeal section eighty-three hundred fifty-two (8352) of chapter three hundred eighty-four (384), Code of 1927, relating to the exceptions to section eighty-three hundred fifty-one (8351) of chapter three hundred eighty-four (384), Code of 1927; to repeal section eighty-three hundred eighty (8380) of chapter three hundred eighty-four (384), Code of 1927, relating to the liability of officers and directors on excessive indebtedness; to repeal section eighty-four hundred eighty-five (8485) of chapter three hundred eighty-nine (389) relating to the limit of indebtedness that cooperative associations may incur; and to amend section eighty-three hundred fifty-seven (8357), Code, 1927, relating to notice of incorporation, beg leave to report they

have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN H. AIKEN, *Chairman*.

Report adopted.

Eckles of Butler, from the committee on state educational institutions, submitted the following report:

MR. SPEAKER: Your committee on state educational institutions, to whom was referred House File No. 350, a bill for an act to make Military Training and Discipline at the State University of Iowa and Iowa State College optional, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

R. B. ECKLES, *Chairman*.

Passed on file.

Pattison of Jefferson, from the committee on railroads, submitted the following report:

MR. SPEAKER: Your committee on railroads, to whom was referred House File No. 476, a bill for an act relating to hearings by the board of railroad commissioners, authorizing the appointment of special agents or examiners to conduct hearings and report thereon, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

H. C. PATTISON, *Chairman*.

Passed on file.

McIlrath of Poweshiek, from the committee on public lands and buildings, submitted the following report:

MR. SPEAKER: Your committee on public lands and buildings, to whom was referred House File No. 419, a bill for an act to amend the law as it appears in section fifty-one hundred thirty (5130) of the Code, 1927, relating to the powers of the board of supervisors, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

AZEL MCILRATH, *Chairman*.

Report adopted.

Wilson of Tama, from the committee on county and township organization, submitted the following report:

MR. SPEAKER: Your committee on county and township organization, to whom was referred House File No. 418, a bill for an act to amend sections fifty-three hundred forty-eight (5348); fifty-three hundred fifty-

three (5353); fifty-three fifty-nine (5359), paragraph ten (10); fifty-three sixty-three (5363); and fifty-three hundred sixty-four (5364) of the Code of 1927, relating to county public hospitals, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

W. WALTER WILSON, *Chairman.*

Passed on file.

Hubbard of Pottawattamie, from the committee on motor vehicles and transportation, submitted the following report:

MR. SPEAKER: Your committee on motor vehicles and transportation, to whom was referred House File No. 451, a bill for an act to repeal section five thousand one hundred five-a 27 (5105-a 27) of the Code, 1927, relating to weight of tires of motor carriers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WILBER F. HUBBARD, *Chairman.*

Report adopted.

Hansen of Scott, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 493, a bill for an act to make an appropriation to the Twin Lakes Protective Association for labor performed at East Twin Lake, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 492, a bill for an act to make appropriation to E. L. Riemschneider for the sum of \$6.00 and to the Sunny Side School District for the sum of \$14.50 for damages from snow plow operated by Iowa State Highway Commission, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 488, a bill for an act to make an appropriation to

Fred R. Peterson to compensate him for personal injuries and damages to a threshing outfit, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JOHN T. HANSEN, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 435, a bill for an act making an appropriation for the purpose of aiding in defraying expenses of a national encampment of the Grand Army of the Republic to be held in this state, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking out of line three (3), section one (1) the words and figures "fifteen thousand dollars (\$15,000.00)" and inserting in lieu thereof the words and figures "five thousand dollars (\$5,000.00)".

Further amend by striking out of line six (6), section one (1), the word "Des Moines" and the comma (,) following this word.

JOHN T. HANSEN, *Chairman.*

Report adopted.

McCaulley of Calhoun, from the committee on ways and means, submitted the following report:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File No. 399, a bill for an act relating to the taxation of mortgages secured by real estate within the State of Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

MARION R. MCCAULLEY, *Chairman.*

Passed on file.

Lovrien of Humboldt, from the committee on insurance, submitted the following report:

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File No. 412, a bill for an act to repeal sections eighty-seven hundred fifty-two (8752) and eighty-nine hundred sixty-nine (8969) of the Code of Iowa, 1927, so as to fix reciprocal requirements as to taxes, fines, penalties, license fees, certificates of authority, certificates of solvency, and otherwise, of insurance companies, beg leave to report they have had

the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File No. 413, a bill for an act to provide for refund of taxes, fees, licenses collected from insurance companies by or through error, mistake, or erroneous interpretation of statute, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File No. 232, a bill for an act to amend Chapter 406, Code, 1927, relating to stipulation for arbitration of loss under contracts of insurance, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by inserting, after the word "final" in line twelve (12) of section one (1), the words: "only as to the arbitration".

FRED C. LOVRIEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File No. 192, a bill for an act to amend the law as it appears in section eighty-nine hundred twenty-seven (8927) of the Code of 1927, relating to the investment of funds of insurance companies other than life, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on insurance, to whom was referred Senate File No. 279, a bill for an act to amend section eight thousand seven hundred eighty-five (8785) of the Code, 1927, relating to Fraternal Beneficiary Societies, Orders or Associations, beg leave to report they

have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, *Chairman.*

Report adopted.

Forsling of Woodbury, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File No. 341, a bill for an act to make permanent a transfer of funds by the Board of Supervisors of Shelby County, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 376, a bill for an act to legalize a transfer of funds by Appanoose County, Iowa, from the insane fund to the court expense fund, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 457, a bill for an act amending chapter four hundred eighty-nine (489) of the Code, 1927; for the simplification of the manner of commencing actions, and changing appearance days from the second day of the term to a date specified in the original notice, irrespective of the commencement of a term; repealing sections eleven thousand fifty-five (11055), eleven thousand fifty-six (11056), eleven thousand fifty-seven (11057) and eleven thousand fifty-nine (11059) of the Code, 1927, and enacting in lieu thereof changes in the times for filing petitions, and for the appearance of defendants, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. B. FORSLING, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 344, a bill for an act to amend section ten thousand nine

hundred eight (10908), of the Code, 1927, relating to qualifications for admission as attorneys and counselors, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by inserting after the word "admission" in line four (4) the following:

"who shall begin the study of law".

Also by striking the figures "1935" in line five (5) and inserting in lieu thereof the figures "1932".

Also by striking immediately after the word "beginning" in line six (6) the words "the study of law" and inserting in lieu thereof the words "such law study".

L. B. FORSLING, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File No. 444, a bill for an act to require stock, bond, and security brokers or sellers to report the names of purchasers of taxable bonds or other securities to the secretary of state; prescribing the duties of the secretary of state, and providing a penalty for violations, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

L. B. FORSLING, *Chairman.*

Passed on file.

#### INTRODUCTION OF BILLS

House File No. 512, by committee on commerce and trade, a bill for an act to give cities and towns the authority to license all retail mercantile establishments and to prescribe regulations under which said establishments may operate.

Read first and second times and passed on file.

House File No. 513, by committee on motor vehicles and transportation, a bill for an act to repeal paragraphs one (1), seven (7), and nineteen (19) of section forty-eight hundred sixty-three (4863), and to enact substitutes for said paragraphs one (1) and seven (7); to amend sections forty-eight hundred sixty-five (4865), forty-eight hundred sixty-six (4866), forty-eight hundred eighty-six (4886), forty-eight hundred ninety-nine (4899), forty-nine hundred twenty-six (4926), forty-nine hundred sixty-eight



(4968), forty-nine hundred seventy-one (4971), forty-nine hundred seventy-three (4973), forty-nine hundred ninety-nine (4999); to repeal sections forty-eight hundred seventy-three (4873), forty-eight hundred seventy-nine (4879), forty-eight hundred ninety-six (4896), forty-nine hundred twenty (4920), forty-nine hundred thirty-eight (4938), and to enact substitutes for said repealed sections; all of said sections relating to motor vehicles and to the regulation, taxation, and licensing thereof, and all of said sections being of the Code, 1927.

Read first and second times and passed on file.

House File No. 514, by committee on judiciary, a bill for an act to legalize a special election held on the tenth day of August, 1927, in the city of Tama, Iowa, whereat there was duly submitted to the voters for their approval, Ordinance No. 166 of the ordinances of the city of Tama, Iowa, being an ordinance granting to the Iowa Railway and Light Corporation, an electric light and power franchise; and to legalize all acts and proceedings in respect to said election.

Read first and second times and passed on file.

House File No. 515, by committee on judiciary, a bill for an act to repeal section ten thousand six hundred thirty-six (10636) as it appears in the Code of 1927, and to enact a substitute in lieu thereof fixing the fees which a justice of the peace shall be entitled to charge and to amend section ten thousand five hundred three (10503) of the Code of 1927, relative to jurisdiction of justices of the peace in civil actions.

Read first and second times and passed on file.

House File No. 516, by committee on banks and banking, a bill for an act to make private banks and bankers, on and after January first, 1931, subject to the control, supervision and examination of the banking department of this state, and to declare certain sections of the Code, 1927, applicable to such control, supervision and inspection.

Read first and second times and passed on file.

House File No. 517, by committee on agriculture, a bill for an act to amend the law as it appears in section eighty-five hundred three (8503) of the Code of Iowa, 1927, relating to the power of cooperative associations to require sale and purchase of com-

modities and supplies and to prohibit the sale of such commodities or supplies under contract with such cooperative to any other person, firm, or corporation engaged in a similar business; and to provide a penalty for the violation hereof.

Read first and second times and passed on file.

House File No. 518, by committee on judiciary, a bill for an act for the relief of certain grantees of Harrison County, Iowa, and for the purpose of having a patent issued in the name of Harrison County, Iowa, for certain tracts of land.

Read first and second times and passed on file.

House File No. 519, by committee on judiciary, a bill for an act to amend the law as it appears in section fifty-nine hundred seventy-five (5975), Code, 1927, relating to the use of materials for street improvements.

Read first and second times and passed on file.

Johnson of Keokuk offered the following resolution:

#### RESOLUTION

*Whereas*, The Honorable T. E. Johns, former member of the House of Representatives from Keokuk County in the 19th General Assembly, died in Des Moines, Iowa, on March 20, 1929; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly*, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this State and Nation.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Johnson moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed as members of such committee: Johnson of Keokuk, Baker of Jasper and McIlrath of Poweshiek.

Wearin of Mills offered the following resolution:

#### RESOLUTION

*Whereas*, The Honorable John Y. Stone, of Mills county, member of the House during the Twelfth, Thirteenth, Sixteenth and Seventeenth General Assemblies, and Speaker of the House during the Fourteenth and

Fifteenth General Assemblies, died on the 26th day of June, 1928; therefore,

*Be It Resolved*, That a committee of three be appointed to draft suitable resolutions to be presented to the House in commemoration of his life and services.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Wearin moved its adoption.

Motion prevailed and the resolution was adopted.

The Speaker appointed as members of such committee: Wearin of Mills, Hush of Montgomery, and Hubbard of Pottawattamie.

#### MOTION TO RECONSIDER WITHDRAWN

Cox of Taylor asked and obtained unanimous consent to withdraw his motion to reconsider the vote by which House File No. 359 passed the House, filed by him on March 13th.

Rylander of Marshall asked and obtained unanimous consent to have Senate File No. 280 substituted for House File No. 292.

#### HOUSE FILE WITHDRAWN

Lichty of Black Hawk asked and obtained unanimous consent to have House File No. 377 withdrawn from the committee on schools and textbooks and from further consideration of the House.

#### HOUSE FILE NO. 203 WITHDRAWN

Wamstad of Mitchell asked and obtained unanimous consent to have House File No. 203 withdrawn from further consideration of the House and in explanation thereof filed the following statement:

**MR. SPEAKER:** I am about to ask that House File No. 203 be withdrawn from further consideration by the House. In fairness to the friends of this bill, I am going to request that I be permitted to print in the Journal my reasons therefor.

Since introducing this bill in the Forty-second and again at the beginning of this session, I have become convinced that there has been a concerted effort made on the part of the University authorities, the Board of Education, and the State Medical Society, to correct the abuses which have existed in the administration of the Perkins-Haskell-Klaus act in recent years.

Chief among these are the limitation of the period of commitment and a more complete statement showing financial conditions and necessity of hospitalization of patients committed.

## CONSIDERATION OF BILLS

Senate File No. 407, a bill for an act to legalize any and all tax levies heretofore made and collected by any municipality under and pursuant to the provisions of law as contained in section three hundred seventy-three (373) and chapter twenty-four (24) of the Code, 1927, with report of committee recommending passage, was taken up for consideration.

McIntosh of Muscatine moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 81.

Aiken	Fleming	King	Read
Bair	Forsling	Knudson	Reimers
Ballew	Greene	Lamb	Reno
Berry	Hagglund	Lichty	Rice
Buchmiller	Hall	Lomas	Rutledge
Burton	Hansen	Lovrien	Ryder
Bush	Hanson	McCaulley	Rylander
Byers of Fayette	Hatter	McCreery	Sass
Byers of Linn	Hayes	McIlrath	Shannon
Campbell	Heald	McIntosh	Simmer
Clark	Helgason	McMillan	Smith
Cole	Hill	Mathews	Swanson
Cox	Hollingsworth	Miller	Taylor
Crozier	Hollis	Mounce	Torgeson
Dean	Hopkins	Nelson of	Van Wert
Eckles	Hush	Hancock	Vaughn
Elliott of Polk	Istad	O'Brien	Vosseller
Elliott of Scott	Jaycox	Orr	Wamstad
Ellsworth	Johnson of	Pattison	Wilson
Files	Dickinson	Paulson	Mr. Speaker
Finnern	Johnson of	Pendray	
	Keokuk		

The nays were, none.

Absent or not voting, 27.

Albert	Figgins	Jensen	Shields
Allen	Gilmore	Kline	Truax
Baker	Griswold	Nelson of Story	Van Buren
Barnes	Holmgren	O'Donnell	Venard
Bixler	Hubbard	Randall	Wearin
Dayton	Hunt	Ratliff	Whiting
Ditto	Irwin	Rawlings	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

McIntosh of Muscatine moved that the vote by which Senate File No. 407 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 301, a bill for an act to amend the law as it appears in sections forty-one hundred twenty-nine (4129), forty-one hundred thirty (4130), and forty-one hundred fifty-one (4151) of the Code, 1927, relating to the time that changes in subdistrict boundaries, and when new school township organizations, shall become effective, with report of committee recommending passage, was taken up for consideration.

Lichty of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 80.

Aiken	Hagglund	King	Randall
Bair	Hall	Knudson	Rawlings
Ballew	Hansen	Lichty	Read
Berry	Hanson	Lomas	Reimers
Buchmiller	Hatter	Lovrien	Rice
Burton	Hayes	McCaulley	Rutledge
Bush	Heald	McCreery	Ryder
Byers of Fayette	Helgason	McIlrath	Rylander
Campbell	Hill	McIntosh	Sass
Clark	Hollingsworth	McMillan	Shannon
Cole	Hollis	Mathews	Simmer
Cox	Holmgren	Miller	Swanson
Crozier	Hopkins	Mounce	Taylor
Dean	Hunt	Nelson of	Torgeson
Elliott of Polk	Hush	Hancock	Van Wert
Elliott of Scott	Istad	Nelson of Story	Vaughn
Ellsworth	Jaycox	O'Brien	Vosseller
Files	Johnson of	Orr	Wamstad
Finnern	Dickinson	Paulson	Wilson
Fleming	Johnson of	Pattison	Mr. Speaker
Greene	Keokuk	Pendray	

The nays were, none.

Absent or not voting, 28.

Albert	Ditto	Irwin	Shields
Allen	Eckles	Jensen	Smith
Baker	Figgins	Kline	Truax
Barnes	Forsling	Lamb	Van Buren
Bixler	Gilmore	O'Donnell	Venard
Byers of Linn	Griswold	Ratliff	Wearin
Dayton	Hubbard	Reno	Whiting

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 325, a bill for an act to make an appropriation to Gerald L. Bolen to compensate him for injuries received while an employee and working under the direction of the Iowa State Highway Commission on or about June 14, 1923, on federal highway No. 30 about four miles east of State Center, Iowa, with report of committee recommending passage, was taken up for consideration.

Hansen of Scott moved that the amendment filed by him and found in the journal of March 13th be adopted.

Hayes of Dubuque offered the following amendment to the amendment by Hansen of Scott and moved its adoption:

Amend by striking the words and figures "ten thousand dollars (\$10,000.00)" and inserting in lieu thereof the words and figures "fifteen thousand dollars (\$15,000.00)".

Hayes of Dubuque moved the previous question on the amendment to the amendment.

Motion prevailed.

On the question "Shall the amendment to the amendment be adopted?" a roll call was demanded and rule 18 was invoked.

The ayes were, 55.

Allen	Hatter	McCreery	Reimers
Bair	Hayes	McIntosh	Reno
Burton	Heald	Miller	Ryder
Byers of Fayette	Hill	Mounce	Rylander
Byers of Linn	Hopkins	Nelson of	Shannon
Campbell	Hush	Hancock	Simmer
Crozier	Istad	Nelson of Story	Swanson
Dean	Johnson of	O'Brien	Taylor
Eckles	Dickinson	Orr	Torgeson
Elliott of Scott	Johnson of	Pattison	Vaughn
Finnern	Keokuk	Paulson	Wamstad
Fleming	King	Pendray	Wearin
Hagglund	Knudson	Rawlings	Wilson
Hall	Lichty	Read	Mr. Speaker
Hanson	Lovrien		

The nays were, 29.

Aiken	Files	Jaycox	Randall
Berry	Forsling	Lamb	Rice
Buchmiller	Hansen	Lomas	Rutledge
Bush	Helgason	McCaulley	Sass
Clark	Hollingsworth	McIlrath	Smith
Cole	Hollis	McMillan	Van Wert
Cox	Holmgren	Mathews	Vosseller
Ellsworth			

Absent or not voting, 24.

Albert	Ditto	Hubbard	Ratliff
Baker	Elliott of Polk	Hunt	Shields
Ballew	Figgins	Irwin	Truax
Barnes	Gilmore	Jensen	Van Buren
Bixler	Greene	Kline	Venard
Dayton	Griswold	O'Donnell	Whiting

Amendment to amendment adopted.

Amendment, as amended, was adopted.

McIlrath of Poweshiek moved that further action on House File No. 325 be deferred until Monday, March 25th.

Motion lost.

Hayes of Dubuque moved the previous question.

Motion prevailed.

King of Clay moved that the House adjourn until 9:00 a. m. Saturday.

Motion lost.

Buchmiller of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 75.

Aiken	Hall	Lichty	Reimers
Allen	Hanson	Lovrien	Reno
Bair	Hatter	McCaulley	Rice
Berry	Hayes	McCreery	Rutledge
Buchmiller	Heald	McIlrath	Ryder
Burton	Helgason	McIntosh	Rylander
Bush	Hill	Mathews	Shannon
Byers of Fayette	Hollis	Miller	Simmer
Byers of Linn	Holmgren	Mounce	Smith
Campbell	Hopkins	Nelson of	Swanson
Cox	Hush	Hancock	Taylor
Crozier	Istad	Nelson of Story	Torgeson
Dean	Jaycox	O'Brien	Van Wert
Ditto	Johnson of	Orr	Vaughn
Eckles	Dickinson	Pattison	Vosseller
Elliott of Polk	Johnson of	Paulson	Wamstad
Ellsworth	Keokuk	Pendray	Wearin
Fleming	King	Rawlings	Wilson
Greene	Knudson	Read	Mr. Speaker
Hagglund	Lamb		

The nays were, 12.

Clark	Files	Hansen	McMillan
Cole	Finnern	Hollingsworth	Randall
Elliott of Scott	Forsling	Lomas	Sass

Absent or not voting, 21.

Albert	Figgins	Irwin	Shields
Baker	Gilmore	Jensen	Truax
Ballew	Griswold	Kline	Van Buren
Barnes	Hubbard	O'Donnell	Venard
Bixler	Hunt	Ratliff	Whiting
Dayton			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

McIlrath of Poweshiek moved that the vote by which House File No. 325 passed the House be reconsidered and the motion be laid on the table.

Motion prevailed.

House File No. 318, a bill for an act to make an appropriation to the Iowa Bridge Company for claims arising out of construction work in Project B-86, Washington County, Iowa, with report of committee recommending passage, was taken up for consideration.

Crozier of Mahaska moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 29.

Aiken	Hagglund	Hush	Pendray
Allen	Hall	Johnson of	Rawlings
Bair	Hatter	Keokuk	Reno
Berry	Hayes	King	Rylander
Burton	Helgason	Lovrien	Swanson
Crozier	Hill	McIlrath	Taylor
Eckles	Hollis	Miller	Wearin
Ellsworth	Hopkins		

The nays were, 47.

Bush	Files	Holmgren	Knudson
Byers of Fayette	Finnern	Hubbard	Lamb
Campbell	Fleming	Istad	Lichty
Clark	Forsling	Jaycox	Lomas
Elliott of Polk	Hansen	Johnson of	McCaulley
Elliott of Scott	Hanson	Dickinson	McCreery



McIntosh	O'Brien	Reimers	Torgeson
McMillan	Orr	Rice	Van Wert
Mathews	Pattison	Ryder	Vosseller
Mounce	Paulson	Sass	Wamstad
Nelson of Hancock	Randall	Shannon	Wilson
Nelson of Story	Read	Smith	Mr. Speaker

Absent or not voting, 32.

Albert	Cox	Heald	Rutledge
Baker	Dayton	Hollingsworth	Shields
Barnes	Dean	Hunt	Simmer
Ballew	Ditto	Irwin	Truax
Bixler	Figgins	Jensen	Van Buren
Buchmiller	Gilmore	Kline	Vaughn
Byers of Linn	Greene	O'Donnell	Venard
Cole	Griswold	Ratliff	Whiting

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 323, a bill for an act to make appropriation to James Berry and J. F. McCoy for injuries received while confined at the Iowa State Penitentiary, Fort Madison, Iowa, with report of committee recommending passage, was taken up for consideration.

Crozier of Mahaska moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 31.

Aiken	Hall	Knudson	Reimers
Bair	Hatter	Lovrien	Rutledge
Buchmiller	Hollis	McIlrath	Rylander
Bush	Hush	Miller	Taylor
Eckles	Jaycox	Orr	Torgeson
Ellsworth	Johnson of Keokuk	Pendray	Van Wert
Fleming	King	Rawlings	Vaughn
Forsling		Read	Wearin

The nays were, 39.

Allen	Hansen	McCaulley	Randall
Byers of Fayette	Hanson	McCreery	Rice
Campbell	Helgason	McIntosh	Ryder
Clark	Hill	McMillan	Sass
Cole	Holmgren	Mathews	Shannon
Dean	Hopkins	Nelson of Hancock	Swanson
Elliott of Polk	Istad	O'Brien	Vosseller
Elliott of Scott	Johnson of Dickinson	Pattison	Wamstad
Finnern	Lomas	Paulson	Wilson
Greene			Mr. Speaker
Hagglund			

Absent or not voting, 38.

Albert	Dayton	Hunt	Ratliff
Baker	Ditto	Irwin	Reno
Ballew	Figgins	Jensen	Shields
Barnes	Files	Kline	Simmer
Berry	Gilmore	Lamb	Smith
Bixler	Griswold	Lichty	Truax
Burton	Hayes	Mounce	Van Buren
Byers of Linn	Heald	Nelson of Story	Venard
Cox	Hollingsworth	O'Donnell	Whiting
Crozier	Hubbard		

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 270, a bill for an act to amend section seventy-four hundred seventy (7470) as it appears in the Code of 1927, relating to the assessment of benefits and the apportionment of the costs and expenses against highways which extend into or through levy or drainage districts, with report of committee recommending passage, was taken up for consideration.

King of Clay moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 79

Aiken	Greene	Lamb	Rawlings
Allen	Hagglund	Lichty	Read
Bair	Hall	Lomas	Reimers
Berry	Hansen	Lovrien	Reno
Buchmiller	Hanson	McCaulley	Rice
Burton	Hatter	McCreery	Ryder
Byers of Fayette	Hayes	McIlrath	Rylander
Byers of Linn	Helgason	McIntosh	Sass.
Campbell	Hill	McMillan	Shannon
Clark	Hollis	Mathews	Smith
Cox	Holmgren	Miller	Swanson
Crozier	Hopkins	Mounce	Taylor
Dean	Hush	Nelson of	Torgeson
Eckles	Istad	Hancock	Van Wert
Elliott of Polk	Jaycox	Nelson of Story	Vaughn
Elliott of Scott	Johnson of	O'Brien	Vosseller
Ellsworth	Dickinson	Orr	Wamstad
Files	Johnson of	Pattison	Wearin
Finnern	Keokuk	Paulson	Wilson
Fleming	King	Pendray	Mr. Speaker
Forsling	Knudson		

The nays were, none.

## Absent or not voting, 29.

Albert	Ditto	Hunt	Rutledge
Baker	Figgins	Irwin	Shields
Ballew	Gilmore	Jensen	Simmer
Barnes	Griswold	Kline	Truax
Bixler	Heald	O'Donnell	Van Buren
Bush	Hollingsworth	Randall	Venard
Cole	Hubbard	Ratliff	Whiting
Dayton			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 342, a bill for an act to amend section ten thousand seven hundred ninety-four (10794), Code of Iowa, 1927, relating to jurisdiction of district judges, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Reimers of Lyon the amendment proposed by the committee, found on page 659 of the journal of March 11th, was adopted.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend by striking from line five (5) the words "or executed".

Also, amend by inserting between the words "be" and "performed" in line five the following: "made or such duties may be".

Amendment adopted.

Reimers of Lyon moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 72.

Aiken	Ellsworth	Hopkins	Mathews
Bair	Finnern	Hubbard	Miller
Berry	Fleming	Istad	Mounce
Buchmiller	Forsling	Jaycox	Nelson of
Burton	Greene	Johnson of	Hancock
Byers of Fayette	Hagglund	Keokuk	Nelson of Story
Byers of Linn	Hansen	King	O'Brien
Clark	Hanson	Knudson	Pattison
Cole	Hatter	Lamb	Paulson
Cox	Hayes	Lichty	Pendray
Crozier	Heald	Lomas	Rawlings
Dean	Helgason	Lovrien	Read
Eckles	Hill	McCreery	Reimers
Elliott of Polk	Hollis	McIlrath	Reno
Elliott of Scott	Holmgren	McMillan	Rice

Ryder	Swanson	Vaughn	Wearin
Rylander	Taylor	Vosseller	Wilson
Sass	Torgeson	Wamstad	Mr. Speaker
Shannon	Van Wert		

The nays were, none.

Absent or not voting, 36.

Albert	Figgins	Jensen	Ratliff
Allen	Files	Johnson of	Rutledge
Baker	Gilmore	Dickinson	Shields
Ballew	Griswold	Kline	Simmer
Barnes	Hall	McCaulley	Smith
Bixler	Hollingsworth	McIntosh	Truax
Bush	Hunt	O'Donnell	Van Buren
Campbell	Hush	Orr	Venard
Dayton	Irwin	Randall	Whiting
Ditto			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 340, a bill for an act to relinquish and quit-claim any claim of right, title or interest of the state of Iowa in or to certain real estate situated in the city of Muscatine, Iowa, known as Muscatine Slough, to the city of Muscatine, or to persons in actual or constructive possession thereof, with report of committee recommending passage, was taken up for consideration.

McIntosh of Muscatine offered the following amendment and moved its adoption:

Amend House File No. 340 as follows:

(1) Amend the title by striking that part following the "comma (,)" after the word "Muscatine" in line four (4), and by substituting the word "Iowa" and by inserting a "period (.)" thereafter.

(2) Amend section one (1) by striking from lines six (6) and seven (7) that part following the word "Iowa" in line six (6).

Amendment adopted.

Mc. McIntosh moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 70.

Allen	Byers of Fayette	Cox	Elliott of Polk
Bair	Campbell	Crozier	Elliott of Scott
Berry	Clark	Dean	Ellsworth
Buchmiller	Cole	Eckles	Finnern

Fleming	Istad	Mathews	Ryder
Forsling	Jaycox	Miller	Rylander
Greene	Johnson of	Nelson of	Sass
Hagglund	Keokuk	Hancock	Smith
Hanson	King	Nelson of Story	Swanson
Hatter	Knudson	O'Brien	Taylor
Hayes	Lamb	Pattison	Torgeson
Heald	Lichty	Paulson	Van Wert
Helgason	Lomas	Pendray	Vaughn
Hill	Lovrien	Rawlings	Vosseller
Hollis	McCreery	Read	Wamstad
Holmgren	McIlrath	Reimers	Wearin
Hopkins	McIntosh	Reno	Wilson
Irwin	McMillan	Rice	Mr. Speaker

The nays were, none.

Absent or not voting, 38.

Aiken	Ditto	Hush	Ratliff
Albert	Figgins	Jensen	Rutledge
Baker	Files	Johnson of	Shannon
Ballew	Gilmore	Dickinson	Shields
Barnes	Griswold	Kline	Simmer
Bixler	Hall	McCaulley	Truax
Burton	Hansen	Mounce	Van Buren
Bush	Hollingsworth	O'Donnell	Venard
Byers of Linn	Hubbard	Orr	Whiting
Dayton	Hunt	Randall	

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

#### EXPLANATION OF VOTE TO RECONSIDER HOUSE FILE NO. 360

The following will explain our reasons for voting for a reconsideration of House File No. 360:

The plan suggested for the improvement of the primary road system of the State over a construction period of six years without the issuance of bonds contemplates the raising of the necessary funds through the issuance and sale of anticipatory warrants or certificates. These certificates or warrants would be issued by the Executive Council as funds were needed and would be payable out of the primary road sinking fund. The sinking fund would consist of all the primary road fund except the amount necessary to maintain the primary road system, the amount necessary to pay the interest on the maturing principal of bonds issued by any county to improve the primary roads of said county and the amount necessary to make refunds from the primary road fund as now provided by law. Against this sinking fund anticipatory warrants would be issued up to sixty million dollars during a period of six years to meet the expenses of the proposed improvements. By this method the funds coming into the primary road sinking fund would be anticipated for a

period of some sixteen or seventeen years. As the Constitution of Iowa places a limitation upon the contracting of debts by the State it becomes necessary to determine whether or not such anticipatory warrants would create a debt of the State. If they do it must be admitted that this method of raising the necessary funds is unconstitutional. The purpose of the constitutional provision is to prevent mortgaging the revenues of the State in the future beyond a specific amount. The question is, does the proposed plan mortgage the revenues of the State in the future?

Both legislatures and city councils have shown themselves very adept in evolving schemes to avoid the constitutional debt limits of their States. Municipalities have especially shown themselves adept in this regard. As a result the courts of a great many states have been called upon to interpret the meaning of the word "debt" as contained in the constitution of the different states when applied to different municipalities. These cases, however, are not very helpful in determining the question we are now considering, as a different rule does and must apply to the municipalities than applies to the states. It can very well be maintained that when a municipality has been authorized by the statutes of the state to levy a special tax or create a special fund an anticipation of this special tax or fund does not create a debt of the municipality. This is so because a municipality itself does not have the power to levy a special tax or create a special fund without legislative sanction. The power to create a special fund or special tax is derived from superior authority. The authority given by the legislature is continuing. The anticipation of the special fund over a period of years, it can with some plausibility be argued, does not in this situation create a debt. This argument, however, does not and cannot apply to the legislature itself. The legislature is the supreme legislative authority within the state. It is sovereign within the legislative department of the state and its power is only limited by the constitution. If the legislature can impose a special tax and then anticipate that tax without incurring a debt on the part of the state, the constitutional inhibition against that is meaningless. If it can anticipate the collection of excise taxes by the placing of the excise taxes first collected in a special fund and the issuing of anticipatory warrants against that fund without creating a debt of the state it can anticipate the collection of any and all taxes levied through any number of years without creating such a debt. If it can do this the inhibition of the constitution against a state debt in excess of two hundred fifty thousand dollars is meaningless. The Supreme Courts of several of our states have passed on this exact question and made this distinction. A very able statement of the rule appears in the case of *Crick v. Rash* (Ky. 1921) 229 S. W. 63. The legislature of Kentucky has provided for the improvement of the roads and bridges of the state. One of the methods provided for the raising of funds was advancements to the state by the various counties of funds for the construction of the roads. The state to repay the counties out of the "special fund" as the same is collected from state revenues. The Supreme Court of Kentucky held this provision to be contrary to the inhibition of the constitution of the state against the creating of debts. It said:

“Another instance in which the debt will not contravene the constitutional limitations or be an obligation contrary to its provisions is when it is payable out of a special fund, and it is upon this ground that counsel seriously rely to save the obligations which the state incurs under the provisions of section 11 of the act under consideration from coming within the provisions of either sections 49 or 50 of the Constitution, since it is claimed that the State’s obligations to the counties (created as provided in section 11 of the act) are to be paid out of the special road fund of the State. We have searched the act in vain to find where it is provided that the cost of constructing the state system of roads therein provided for is payable exclusively out of any special road fund; but, if it should be assumed that such was the case, it would not sustain counsel’s contention, since the ‘special fund’ out of which a debt shall be paid in order to relieve it from the operation of the limiting provisions of the Constitution is a fund which does not belong to the state, county or other municipality contracting the debt, but which belonged to others and to which the holder of the debt must look for its payment. Illustrations of such special payment funds, effectual to relieve the indebtedness from the constitutional inhibitions, are charges and liens against abutting property for improvements constructed or contracted for by the municipality. Another illustration is to be found in the case of *Tartar v. Skaggs*, 184 Ky. 58, 211 S. W. 203. There the county of Edmonton contracted for the construction of roads, the total amount of which was more than the county could incur under constitutional provisions, but 75 per cent of the cost of the construction was to be paid by the state under the state-aid law, and the county in its agreement with the contractor did not obligate itself to pay that three-fourths, but only obligated itself to pay one-fourth (its part of the construction) and to collect from the state the other three-fourths and pay it to the contractor when collected. We held that the portion of the cost of the construction due from the state was a special fund, and could not be taken into account in measuring the authority of the county under the constitution to contract. The annotations supre to the cases referred to in the L. R. A. Reports cover the entire field touching the question under consideration, and there is not found in any of them a single case where the authority contracting the debt may specialize a fund out of which it may be paid at some time in the distant future when it becomes due, and thus validate the debt, although exceeding the constitutional limitations, upon the ground that it is payable out of a ‘special fund.’

“Under this contention, the Legislature, or the debt-contracting authority, could divide the public revenue into numerous subdivisions, calling one the ‘road fund,’ another the ‘school fund,’ another the ‘agricultural fund,’ another the ‘public health,’ fund and others almost without limit. Debts could then be contracted in unlimited amounts and payable in the far distant future, and still be immune from attack as violating constitutional provisions limiting indebtedness provided each debt was made payable out of some one of the specially designated funds into which all of the revenue collected by taxation from the people had been divided. A mere statement of the proposition carries with it, it seems to us, its own refutation.

"Were we to uphold this contention, it would be equivalent to lending our support to the merest subterfuge practiced for the purpose of evading a most healthy and wholesome provision of the Constitution; \* \* \*.

"The inevitable conclusion from what has been said, therefore, is that, when the State Highway Commission accepts an advancement of money from a county and issues its certificate therefor to be paid by the state when the project is completed, whether out of the special road fund or not, the debt of the state thereby created is valid. If at the time there is a sufficient fund in the state treasury not otherwise appropriated, anticipated, or contracted against out of which the certificate may be paid, or if there will be available in the treasury at any time during the year in which the contract is made, from sources already provided for, funds sufficient to meet not only that debt, but the aggregate amount of all others outstanding, and similarly or otherwise created; but when the aggregate indebtedness thus or otherwise created equals the funds in the treasury available for their discharge, or equals the amount of revenue for the purposes, provided for the year, although not collected, after deducting a reasonable sum for deficits or losses in failing to collect, debts thereafter created in anticipation of or to be paid with revenues to be collected or provided for future years are prohibited by the sections of the Constitution supra, and are therefore void."

In the case of *Billeter & Wiley v. State Highway Commission*, which appears in 261 S. W. at page 855, the Supreme Court of Kentucky again had a similar case before it. The legislature had sought to confer the power upon the State Highway Commission to let contracts in advance for a period of some five years, the contract price to be paid when the contract was completed out of the current funds of that fiscal year. The court in holding that if appropriations or other obligations such as contracts assumed during any fiscal year exceeds the revenues of that year, such excess constitutes an indebtedness within the meaning of the constitution, said:

"However, the legislature may levy taxes for more than one year, and appropriate the revenue it thus creates, provided the payments are so allotted that such appropriations, together with the other state obligations, accruing during any fiscal year, will not exceed the revenue of that year. But such acts are subject to amendment or repeal, and one legislature cannot in this matter control the action of its successor, nor tie its successor's hands by making future levies, and appropriating the revenues to be derived therefrom.

"Certainly it cannot make appropriations for future years for which no levies have been made, nor can it authorize the commission to contract for expenditures to be made on such basis.

"If under legislative sanction the commission should contract for the expenditures of revenue to be created by a succeeding legislature, necessarily such action would not be an 'appropriation', and such contracts would be valid.



"To take a further step, if the legislature attempted to levy such future taxes and to authorize the commission to contract for the expenditure of the revenue thereby derived, and the commission did this, such action would lead to 'confusion worse confounded,' as the next legislature might repeal both the levy and the appropriation. If under such circumstances such contracts should be upheld, the power of repeal would be denied to the legislature, and it would be rendered impotent and the commission thus be given greater power than the legislature. We therefore conclude that the legislature may not authorize contracts for the expenditures of revenue beyond the biennial period of its existence."

In New York the question we are considering came up at a very early date. That state had been engaged in the constructing of canals and had had difficulty in raising funds to meet the expenses thereof. In 1851 the legislature passed an act authorizing the borrowing of money for the purpose of completing certain canals, the said borrowed money to be repaid only out of a certain part of the earnings derived from the use of the canals. It was argued that this did not create a debt of the state within the constitutional meaning as a special fund had been created and that the obligations were payable only out of a special fund. The Supreme Court of New York in the case of *Newell v. The People*, 7 N. Y. 9, held this arrangement unconstitutional. Ruggles, C. J., in discussing the question, whether it created a state debt, used the following language:

"In this report it makes no difference whether the debt is contracted on the general credit of the state, or on the credit of a fund belonging to the state. When the interest on the loan is raised by a tax, it comes from the pockets of the people individually. When it is paid out of a fund belonging to the people, it is paid out of their common purse. In respect to the profit and loss of the transaction, the objection is as great to the one mode of borrowing as to the other. The chief object to the restraint imposed by the 12th section of article 7 of the Constitution, upon the contracting of public debt, was to protect the people against the exhausting burden of paying interest."

Johnson, J., in a concurring opinion, said:

"If language has any meaning, the legal effort of the act, if valid, is at least to devote so much of the surplus revenues of the canals as shall actually be received after 1854 to the creation of a fund to pay the canal revenue certificates and the interest thereon. If this can be done in regard to one source of revenue, we see no reason why the same thing may not be done in regard to every source of revenue of the state, including not only all revenue which may arise from property, but also all which may be realized by the exercise of the power of taxation. Such an anticipation of the revenue would no more create a debt than this bill does.

"It may be objected that there is a distinction between a pledge of the revenues of property owned by the state and of the revenues to be derived from taxation; but the distinction does not effect the question.

Whatever consumes the revenue of the property of the state tends to render a resort to taxation necessary just to the extent to which the revenues from property have been consumed. It is, therefore, a matter of entire indifference whether one or another part of the resources of the state is drawn upon; for the substantial effect upon the financial condition of the state is the same in either case. If the constitutional provision against incurring debts permits such a scheme as this to be effectual, it is of small moment to inquire what it prohibits; for it provides no practical restraint whatever upon the power of the legislature. To attribute such an intention to the convention or to the people as to permit the one and prohibit the other, is to attribute to them an entire incapacity to comprehend the subject on which they were acting, and the effect of their own language. It is construing the Constitution as if it were a penal statute, or a disfavored agreement in conflict with public policy, rather than as being the supreme law of the state, prescribed by the immediate source of all authority, to set bounds to the power delegated to its agents. We might on this branch of the subject rely wholly upon the plain sense of the constitutional provision in question; but a brief examination will serve to show that the obligations which purport to be created by this act constitute in its ordinary sense a state debt.

“National or state debt assume a great variety of forms. Sometimes they take the most usual form of private debt—an obligation to pay the principal at a specified period, with interest in the mean time. Sometimes the period of payment of the principal is wholly at the election of the government; while at others the government is at liberty to pay at any moment after a fixed period. Sometimes the principal is not to be paid at all, but only a perpetual annuity, and sometimes only an annuity dependent on a life or lives, or for years. In short these obligations assume every form which can tempt the possessor of money to part with it to the government, and are varied from time to time as one or the other seems most likely to accomplish the purpose of putting out promises and getting money in return. In all these forms, one common attribute is found, the only one, viz.: that in consideration of money advanced to the state, the state promises whatever it is thought will be most likely to procure money to be advanced, it matters not what; and that which is thus promised is a debt. It may relate only to the income of particular property, or it may embrace the whole resources of the state. The extent of the obligation does not affect or qualify its nature. So long as there is an obligation assumed by the state, it constitutes a debt—something due from the state.”

The legislature of North Dakota in an attempt to obtain money for improvements for the State Normal School of that state authorized the Board of Trustees of the State Normal School to issue bonds in the sum of sixty thousand dollars, the same to be paid out of funds derived from the interest and income accumulating from the sale, rental and lease of the land granted by the state to the State Normal School. In the case of *State v. McMillan*, which appears in 96 N. W. at page 310, the Supreme Court of that state had before it the question as to whether this act of

the legislature authorized the creation of a state debt contrary to the provisions of the state constitution. That court held that it did and quoted with approval the language of *Newell v. The People* (supra).

In the case of *State v. Candland*, (Utah 1909) 104, Pac. 289, the legislature of that state had authorized the regents of the university of Utah to expend two hundred fifty thousand dollars for a central building, and had directed the State Board of Land Commissioners to convert sufficient investments of the University of Utah permanent land fund into cash and pay the same over to the University as a loan until such payments equaled two hundred fifty thousand dollars, and further provided that the loan should be a debt of the University and not of the state and that the interest on such loan fund should be paid to the University as before for its general maintenance; and further provided that the regents should repay the loan out of a special fund to be obtained by future appropriations and income. It was maintained that this did not create an indebtedness of the state within the constitutional meaning as repayment was to be made out of a special fund. The Supreme Court of that state held otherwise and used the following language:

"If this does not constitute a state indebtedness we cannot conceive how one can be created unless it would be by issuing state bonds. If an attempt had been made to issue state bonds to the amount of \$250,000, no one would question their unconstitutional debt limit, yet the necessary money for the payment of such bonds, both principal and interest, would have to be and would be obtained precisely in the same manner as the money must, and is, in fact, directed to be obtained for the payment of the obligation in question. Notwithstanding this, it is contended that the indebtedness authorized by the act in question is not a state indebtedness. We are unable to yield assent to such a contention.

"If the debt limit may be exceeded in the manner provided for in the act of 1909, then there is practically no limitation in this state. The next Legislature may authorize the officers of the Agricultural college to incur \$250,000 indebtedness to be paid by the taxpayers in the same way. Moreover, the Legislature may authorize and direct the persons who, for the time being, are directing the affairs of other state institutions to incur obligations, if in doing so they make them payable by a particular institution. If this may be done to assist one state institution, why may not all be assisted in the same way? Why cannot this constitutional limitation be avoided by a law authorizing the creation of a corporation with authority to provide ways and means by making loans for the erection of all state buildings nominally to be paid for by such corporation, but in fact to be paid by the state out of the funds obtained from general taxation and by future appropriations? If the act in question is not in conflict with section 1 of article 14 of our Constitution, then we cannot perceive why a debt incurred, as indicated above would be. To our minds the conclusion that the obligation authorized by the act of 1909 is a state obligation and comes within both the letter and spirit of section 1 of article 14 of the constitution admits of no doubt. This being so it is clearly our duty to declare the act void because in conflict with a constitutional provision.

The case we have just reviewed announce the general rule. It is, that a promise to pay out of revenues or properties of the state in the future is a debt of the state no matter how many and no matter what device is used to avoid inhibition of the constitution. The language used in the case of *Newell v. The People*, (supra) is very appropos, and unanswered. The promise to pay out of any state property or state fund, no matter how derived or how segregated, must by necessity be an indebtedness. Our Supreme Court has had this very question before it, and gave it long and careful consideration.

In the case of *Rowley v. Clark*, 162 Ia. 734, this very question is decided. The legislature of this state sought to provide for the extension of the capitol grounds. By an act it directed the Executive Council to purchase the grounds, and to meet the expense of the purchase levied a one-half of one mill tax on all taxable property of the state. To accomplish the earliest possible completion of the work it authorized the anticipation of this tax. The Supreme Court held that the tax could only be anticipated for the biennial period of the legislature levying it. That an anticipation of the tax during this period did not create a debt as the power of the legislature over taxation is unlimited for its biennial period. It, however, said that any provision attempting to anticipate funds to be raised by taxation beyond the biennial period would be unconstitutional. In doing so they used the following words:

"The salutary purpose was to prevent mortgaging the revenues of the state in the future, beyond a specified amount, and, if this is to be rendered effective, it is quite as essential to denounce a scheme to incur a debt for the payment of which provision is made by a scheme of taxation as a debt to the payment of which no thought has been given. In either event, the funds to meet the obligation must be raised by taxation, and, in either, it is certain to be paid.

"The decision in *Swanson v. City of Ottumwa*, supra, then is not controlling, and, were the act to be construed as authorizing the issuance of certificates payable from taxes levied beyond the biennial period exceeding \$250,000, it would have to be denounced as inimical to section 2 of article 7 of the Constitution.

"The last four sections of the act then are valid, if they may be construed as authorizing the issuance of certificates in anticipation of taxes to be levied and collected in the biennial period during the period of such issue and for any deficiency beyond this to meet the expenses incurred in pursuance of the first eight sections not exceeding \$250,000. If, however, the act must be construed as conferring authority to issue certificates to cover such deficiency in excess of such amount, the last four sections must be denounced to be inimicable to the fundamental law."

If any doubt remains as to the lack of power of the General Assembly to authorize the anticipation of these funds beyond the biennial period, the opinion of the Supreme Court in the case of *State of Iowa ex rel., John Fletcher, vs. the Executive Council of the State of Iowa et al.*, handed down on March 8, 1929, most effectively disposed of it. In that opinion the Supreme Court said in so many words that these funds cannot be pledged by any legislature beyond the biennial period. The words used were as follows: "We hold only that the pledging of these resources

for a future period to the exclusion of later legislative control, is beyond the power of the particular General Assembly. These funds are at all times subject to legislative control by the existing general assembly."

Some cases can be found in the books that apparently hold that the pledging of a special tax or fund, and it only, to pay certain obligations of the state is not the incurring of an indebtedness. These cases, however, in most instances when analyzed do not so hold but where they do the rule they stand for has been repudiated by our Supreme Court.

The case of *State ex rel. v. Clausen* (Wash. 1925) 235 Pac. 364, is often cited as holding that an anticipatory warrant payable out of a special funds is not a debt or obligation of the state. An analysis of this case shows that there is not the rule therein announced. The facts are these: The United States Government gave to the State certain sections of land "for the purpose of erecting public buildings at the Capitol of said state for legislative, executive and judicial purposes". The State accepted the gift and in its constitution provided that all public lands granted to the State were held in trust for the purposes for which they were granted. The lands were rapidly increasing in value and it had become the policy of the State not to dispose of the same. In 1925 the legislature wished to provide for the erection of a State Capitol and did not wish to sell the lands given to the State for that purpose at that time. It, therefore, provided for the borrowing of some four millions of dollars. The issuance of bonds therefor and the payment of the same only from the income derived from the leasing and sale of the lands held by the State in trust for the very purpose for which the money was borrowed. The Supreme Court of Washington held that by this arrangement the State did not incur an indebtedness and rightly so. No property or revenues of the State were pledged to the payment of these bonds. The only thing that was pledged was income and revenues from the property held in trust for the very purpose for which it is here being used. The State was merely carrying out the trust which it had assumed.

In another case cited as authority for the plan of anticipatory warrants is the case of *In re Canal Certificates* (Colo.) 34 Pac. 234. This is an advisory opinion given by the Supreme Court of Colorado in response to interrogatories submitted by the Lieutenant Governor of the State. The legislature was considering an act providing for the construction of a canal. The payment of the cost thereof to be made by means of certificates of indebtedness to be issued by the Auditor of the State. The act provided that such certificates of indebtedness "may be accepted by the State in payment for the carriage of water and in payment for lands and the same shall not in any event become a claim against the State except as to said funds so to be received". The Supreme Court in its opinion held that such certificates would not create a debt within the meaning of the constitution. Under the wording used this is undoubtedly correct. The State did not pledge any funds to the payment of such certificates. It merely agreed to accept them as payment in certain cases. While such an arrangement might and did violate other provisions of the constitution it did not violate the one against the incurring of an indebtedness.

The case of *Kasch v. Miller* (Ohio 1922) 135 N. E. at page 813 might, upon first reading, be said by some to uphold the legality of anticipatory

warrants issued against a special fund but an analysis of the case shows quite the opposite. The legislature of Ohio by act authorized the initiation and construction of a prepared improvement under the supervision of the State Superintendent of Public Works with a view to the conservation of surplus, flood and other waters of the State. The act provided that the total cost of such improvements should be paid for by bonds issued in the name of the State but payable only out of revenue derived from the improvements or from the sale of the corpus in case of default. The Supreme Court of Ohio held that such an arrangement did not violate the constitutional inhibition against the creation of a state debt. They based their holding upon the ground that no public funds or revenues were in any way pledged. That no part of the property producing the revenues to be used for the retirement of the bonds was property of the State. That the revenues never became the property of the State but that the State merely acted as the trustee for those funds. They said:

“The legislature no doubt considered it to be a wise public policy to place the supervision of the construction of the improvement under control of the state, and that the payments therefor should be disbursed by its own officers. But while the legislature employed these official agents for the purpose named, it was careful to provide that under no circumstances should the state respond, by taxation or otherwise, to the payment of the bonds issued in anticipation of the cost of the improvement. Were this the creation of a state debt, or a pledging of its financial credit, directly or indirectly, this court would not hesitate to pronounce the legislative act void. But we fail to perceive, even by a strained construction, how the act under consideration, or its mode of operation, violates the provisions of the Constitution. The debt created under the act is not a state debt; the bonds authorized thereunder entail no obligation upon the state which it is required, either legally or morally, to assume; the mortgage attaches to no property owned by or purchased with the revenues of the state. \* \* \*

“No case has been found or cited sustaining the principle that constitutional provisions against the creation of debt apply to a case where the public property was purchased or constructed by private funds and payment therefor made exclusively from the revenues derived therefrom, and from the property itself in case of default. In the instant case the state does not extend either its resources, its revenues, or its credit for the purchase or condemnation of land or for damages accruing from the improvement.”

The three cases of *Wright v. Hardwick* (Ga. 1921) 109 S. E. 903; *Briggs v. Greenville County* (So. Car. 1926) 135 S. E. 1953; *Brown v. Ringdahl*, (Minn. 1909) 122 N. W. 469, are the only cases appearing in the books that apparently announce a rule opposed to that laid down by our Supreme Court in the case of *Rowley v. Clark and State ex rel. John Fletcher, v. Executive Council et al.* (supra). The rule as laid down in these last cases would apparently be that the issuing of anticipatory warrants against the special tax or fund would not create an indebtedness within the meaning of constitutional inhibitions against debt. The doc-

trine of these cases, however, has been specifically repudiated by our Supreme Court. A large part of the opinion in *Rowley v. Clark* is devoted to repudiation of the rule as announced in the case of *Brown v. Ringdahl*. We quote from the opinion of our Supreme Court rejecting the rule of the Minnesota case.

"In *Brown v. Ringdahl*, 109 Minn. 6 (122 N. W. 469), the Supreme Court of that state upheld an act authorizing the issuance of interest bearing certificates of indebtedness, as funds were needed for the construction of a new state prison costing \$2,250,000, said certificates to be payable out of a fund produced by the levy and collection of taxes amounting to \$225,000 per year, following *Flecten v. Lamberton*, 69 Minn. 187 (72 N. W. 65), the court saying:

"Counsel for plaintiff differentiates the *Lamberton* case by the fact that no certificates of indebtedness were there authorized to be issued, and earnestly insists that this feature of the act under consideration renders it wholly void. We are unable to concur in this claim. The certificates in and of themselves create no indebtedness against the state. On the contrary, they are mere evidence of the holder's right to demand and receive 'from the State Treasurer the proceeds of the tax authorized by the act to be levied and collected, and known and classified as the Prison Building Fund.' Fairly construed, the act contemplates their payment from this fund exclusively, and they are not general obligations of the state. Whatever indebtedness, if any, was created by this act, is, within the *Lamberton* case, found in the provisions thereof appropriating \$2,250,000 for the construction of the new prison and the levy of a tax extending over a period of nine years to produce the same, and not by the issuance of certificate indebtedness evidencing the right of the holders thereof to the fund when collected. If the certificates could be construed as creating an indebtedness against the state payable from the general revenue fund, a different question would be presented. But they are not. They are to be issued in anticipation of funds provided for and appropriated, rightfully under the *Lamberton* case, and are valid only as respects that fund when paid into the state treasury.'

"The majority intimate that but for the prior decision a different conclusion might be reached, but the act considered in the former case merely appropriated any surplus thereafter in the state treasury and the proceeds of an annual levy of two-tenths of a mill upon the assessed valuation of the state for not exceeding ten years to the purchase of a site and the erection of a capitol building at a cost of not exceeding \$2,000,000. It in no manner contemplated the creation of a debt nor authorized the revenues to be anticipated by the issuance of evidence of debt. It might have been repealed by any subsequent legislature, but, of course, was the law of the state until repealed in authorizing the levy and collection of this like other taxes. This was pointed out by Lewis, J., in his dissenting opinion in the *Brown* case, adding:

"The majority hold that the legislature may provide for the present capitalization of such future conditions by issuing certificates of indebt-

edness to draw interest to be sold to the public upon the assurance that the credit of the state is behind them, and that the money will be forthcoming when the certificates mature. By this arrangement the entire amount of the tax levy is anticipated, and the amount is available for present purposes. Thus the evidence of a present indebtedness is furnished which may be received with confidence in the commercial world.'

"The opinion in *Flecten v. Lamberton*, supra, does not disclose that the point now being considered was involved, and as the court in *Brown v. Ringdahl*, supra, gave the question scant, if any, consideration, the latter decision is not persuasive authority. Moreover, in that state a debt in excess of the limit may be authorized by a two-thirds vote of the members of each House of the General Assembly, and whether the act for the construction of the prison was so passed does not appear."

Our Supreme Court has passed squarely on the points involved in the validity of these anticipatory certificates. They have done so in *Rowley v. Clark*, 162 Ia. 734, the capitol extension case, and in the very recent case of *Fletcher, Attorney General, v. The State Executive Council*. In the first case the court held that the legislature had no power to anticipate direct taxes beyond the biennium in which the legislature was held. In the latter case the court held the legislature had no power to anticipate the gas tax and the automobile license tax for more than the biennium in which the legislature was held. It is, therefore, plain that the legislature has no power to authorize the issuance of these anticipatory certificates for longer than the present biennium.

If such anticipatory certificates were obligations beyond the present biennial period then, under the holding in *Rowley v. Clark*, they would be invalid as an attempt to create a debt not payable out of a direct annual tax voted by the people.

It is clear that these proposed anticipatory certificates would violate the provisions of our constitution and that its provisions cannot be circumvented in this manner.

FRANK W. ELLIOTT  
FRANK C. BYERS

#### MOTION TO RECONSIDER FILED

MR. SPEAKER: I move to reconsider the vote by which House File No. 323 failed to pass the House.

BYRON G. ALLEN.

Bixler of Adams filed the following amendment to Senate File No. 298:

Amend section two (2) by striking all of lines five (5) to eighteen (18), inclusive, and line nineteen (19) up to and including the word "year" and inserting in lieu thereof the following:



Beginning with the year corresponding to the fiscal year beginning July 1, 1931, and in the year corresponding to the fiscal year beginning on the first of July in each odd numbered year thereafter, it shall be lawful for any person to kill, trap or ensnare any beaver, mink, otter, fox, or muskrat from November fifteenth to March fifteenth, both dates inclusive, or any raccoon or skunk from November first to January thirty-first, both dates inclusive; and at any time where such killing, trapping or ensnaring may be for the protection of public or private property.

On motion of Berry of Monroe the House adjourned until 8:45 a. m. Saturday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 23, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. G. W. Robinson, pastor of the Corinthian Baptist Church, Des Moines.

Journal of March 22nd corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Rylander of Marshall for the day, on request of Rawlings of Monona; Van Wert of Franklin for the day, on request of Rawlings of Monona; Sass of Woodbury for the day, on request of Johnson of Keokuk; Byers of Linn for the day, on request of McCreery of Linn; Hunt or Louisa for the day, on request of McIntosh of Muscatine; Greene of Pottawattamie for the day, on request of Miller of Shelby; Hall of Wapello for the day, on request of Orr of Clayton; Bixler of Adams for the day, on request of Bush of Cherokee; Eckles of Butler for the day, on request of Lichty of Black Hawk; Crozier of Mahaska for the day, on request of Ratliff of Henry; Hubbard of Pottawattamie for the day, on request of Bush of Cherokee.

## REPORTS OF COMMITTEES

Hubbard of Pottawattamie, from the committee on motor vehicles and transportation, submitted the following report:

MR. SPEAKER: Your committee on motor vehicles and transportation, to whom was referred House File No. 481, a bill for an act to amend section five thousand twenty-eight (5028) of the Code of 1927, relating to the driving of motor vehicles on the highways; to amend section five thousand twenty-nine (5029) of the Code of 1927, and to repeal section fifty-one hundred five-a-thirty-four (5105-a34) of the Code of 1927, relating to the speed of motor vehicles on the highways, and to remove the speed limit on motor vehicles weighing three tons or less, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WILBER F. HUBBARD, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on motor vehicles and transportation, to whom was referred House File No. 467, a bill for an act to amend sections five thousand forty-five (5045), five thousand sixty-five (5065) and five thousand sixty-six (5066), relating to motor vehicles, to repeal section five thousand one hundred five-a twenty-seven (5105-a27) relating to motor vehicle carriers, to empower the state highway commission to enforce the traffic laws relative to travel on primary roads and on certain extensions thereof, to authorize the state highway commission to establish rules and regulations and to issue orders relative to the use of the primary roads and certain extensions thereof, to provide a penalty for the violation of such rules, regulations and orders, to authorize said commission to confer the powers of a peace officer on certain of its employees, to amend section four thousand seven hundred seventy-nine (4779), relating to the powers of road patrolmen, and to prohibit the use of certain worn or damaged tires on motor vehicles, all sections herein referred to being of the Code, 1927, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WILBER F. HUBBARD, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on motor vehicles and transportation, to whom was referred Senate File No. 312, a bill for an act to repeal paragraphs one (1), seven (7), and nineteen (19) of section forty-eight hundred sixty-three (4863), and to enact substitutes for said paragraphs one (1) and seven (7); to amend sections forty-eight hundred sixty-five (4865), forty-eight hundred sixty-six (4866), forty-eight hundred eighty-six (4886), forty-eight hundred ninety-nine (4899), forty-nine hundred twenty-six (4926), forty-nine hundred sixty-eight (4968), forty-nine hundred seventy-one (4971), forty-nine hundred seventy-three (4973), forty-nine hundred ninety-nine (4999); to repeal sections forty-eight hundred seventy-three (4873), forty-eight hundred seventy-nine (4879), forty-eight hundred ninety-six (4896), forty-nine hundred twenty (4920), forty-nine hundred thirty-eight (4938), and to enact substitutes for said repealed sections; all of said sections relating to motor vehicles and to the regulation, taxation, and licensing thereof, and all of said sections being of the Code, 1927, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

WILBER F. HUBBARD, *Chairman.*

Report adopted.

Also :

MR. SPEAKER: Your committee on motor vehicles and transportation, to whom was referred House File No. 295, a bill for an act relating to

motor trucks, except such motor trucks as operate between fixed termini and are subject to the provisions of chapter two hundred fifty-two a-two (252-a2) of the Code of 1927, providing for the levy and collection of a tax to be paid for the use of the highways, to aid in the construction, maintenance and repair of the highways and for the administration of this act; empowering the secretary of state to make rules and regulations for the operation of such trucks and to carry out the provisions of the act and enforcement thereof, fixing penalties for the violation of the act and rules and regulations made thereunder, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Section one sub-section B by inserting immediately after the word "to" in line two thereof, the words, "the average of" and further amend by striking out the period at the end of sub-section B, section one and adding the words "during the year."

Also amend section three sub-section A by striking the word "from" in line eight and the words "to two hundred" and also the figures "200" in line eight, and by inserting after the word "miles" in line eight the words "or more".

Also amend section three by striking all of sub-section B.

Also amend section seven by striking line six and the words "day of October and" in line seven and insert in lieu thereof the words "on the".

Also further amend section seven by striking out all after the word "period" in line nine and insert in lieu thereof a period.

WILBER F. HUBBARD, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on motor vehicles and transportation, to whom was referred House File No. 172, a bill for an act to amend section forty-eight hundred sixty-three (4863) of the Code, 1927, relating to the operation of motor vehicles, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

WILBER F. HUBBARD, *Chairman.*

Passed on file.

Lovrien of Humboldt, from the committee on insurance, submitted the following report:

MR. SPEAKER: Your committee on insurance, to whom was referred House File No. 459, a bill for an act to amend chapter four hundred four (404) of the Code, 1927, by inserting therein after section eighty-nine hundred fifty-seven (8957) an additional section relating to the offense

of an agent's failure to account for premiums received by him in behalf of his company, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

FRED C. LOVRIEN, *Chairman.*

Report adopted.

Hollis of Black Hawk, from the committee on roads and highways, submitted the following report:

MR. SPEAKER: Your committee on roads and highways, to whom was referred Senate File No. 119, a bill for an act to provide for the designation and marking of lateral or detour routes passing through the business district of cities and towns on the primary road system, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. HOLLIS, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on roads and highways, to whom was referred House File No. 297, a bill for an act to amend section seventy-six hundred forty-nine (7649), Code, 1927, relating to the removal of trees from highways, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike out publication clause.

C. A. HOLLIS, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on roads and highways, to whom was referred House File No. 406, a bill for an act to amend, revise, and codify chapter 241, Code, 1927, relating to special assessments for the improvement of secondary roads, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Section 15 lines 1 and 2 by striking out the word "improvements" and substituting the word "servicing."

Amend Section 16, lines 1 and 2 by striking out the word "improvements" and substituting the word "servicing."

C. A. HOLLIS, *Chairman.*

Report adopted.

## INTRODUCTION OF BILLS

House File No. 520, by committee on judiciary, a bill for an act to amend, revise and codify the law as it appears in section seventy-one hundred sixty-one (7161), Code of 1927, relating to the discovery of unlisted or unassessed property for taxation purposes.

Read first and second times and passed on file.

House File No. 521, by committee on motor vehicles and transportation, a bill for an act providing for the registering and licensing of motor vehicles and aircraft mechanics.

Read first and second times and passed on file.

House File No. 522, by committee on motor vehicles and transportation, a bill for an act giving county engineers authority to temporarily limit the weight of motor vehicles allowed to travel over sections of the improved highways of the state, when such sections are rendered incapable of bearing the customary traffic thereon; giving county engineers authority to enforce the limitations made under the provisions thereof; and providing penalties for the violation of such limitations.

Read first and second times and passed on file.

House File No. 523, by committee on ways and means, a bill for an act relating to taxation, and providing for the imposition and collection of a tax upon admissions and dues, upon the sale of soft drinks, confections, malt, playing cards, cosmetics, cigarettes, golf clubs and golf balls, and upon the operation of slot machines, and providing for the licensing of persons subject to the provisions of this act.

Read first and second times and passed on file.

House Joint Resolution No. 7, by committee on state educational institutions, a joint resolution to accept the provisions of the United States law commonly known as the Capper-Ketcham Act, and to provide for the further development of agricultural extension work at the Iowa State College of Agriculture and Mechanic Arts.

Read first and second times and passed on file.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 301, a bill for an act relating to the propagation, and protection of fish, game, wild birds and animals.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 94, a bill for an act relating to the collection of delinquent taxes.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 14, a bill for an act to authorize the issuance of a patent to certain lands in Clayton County, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 255, a bill for an act to reimburse the National Guardian Life Insurance Company of Madison, Wisconsin, for overpayment of taxes for the year 1927.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 159, a bill for an act relating to the legalization of certain tax sale proceedings so as to extend the provision of such legalization to the year nineteen hundred fifteen (1915) and providing a statute of limitations.

Also, that the President has appointed as member of the Conference Committee on House File No. 86, on the part of the Senate, Senators Shane, Lange, Clark of Cerro Gordo and Topping.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 339, a bill for an act relating to appeals to the director of the budget of hearings before said director on the question of the issuance of bonds by municipalities.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 326, a bill for an act relating to the form, contents and sufficiency of indictments, and to provide for bills of particular in aid of indictments.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 99, a bill for an act relating to the collection of gasoline license fees and the reports of distributors of gasoline, and to provide for the furnishing of a bond by distributors.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 331, a bill for an act relating to assessments for permanent sidewalks.

Also, that the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House File No. 22, a bill for an act to regulate the employment of persons to act as counsel or agents to promote or oppose proceedings pending in the General Assembly.

WALTER H. BEAM, *Secretary*.

#### SENATE MESSAGES CONSIDERED

Senate File No. 94, a bill for an act to amend the law as it appears in section seven thousand two hundred twenty-six (7226) of the Code, 1927, relating to the collection of delinquent taxes.

Read first and second times and referred to sifting committee.

Senate File No. 14, a bill for an act to authorize the issuance of a patent to certain lands in Clayton County, Iowa.

Read first and second times and referred to sifting committee.

Senate File No. 301, a bill for an act to repeal the following sections of the Code, 1927, and to enact substitutes therefor, to wit: seventeen hundred nine-A two (1709-A2), seventeen hundred fourteen (1714), seventeen hundred sixteen (1716), seventeen hundred eighteen (1718), seventeen hundred nineteen (1719), seventeen hundred twenty (1720), seventeen hundred twenty-three (1723) to seventeen hundred twenty-five (1725), inclusive, seventeen hundred twenty-seven (1727) to seventeen hundred twenty-nine (1729), inclusive, seventeen hundred thirty-one (1731) to seventeen hundred thirty-four (1734), inclusive, seventeen hundred fifty-one (1751) to seventeen hundred fifty-three (1753), inclusive, seventeen hundred fifty-six (1756), seventeen hundred fifty-eight (1758), seventeen hundred sixty (1760), seventeen hundred sixty-one (1761), seventeen hundred sixty-three (1763), seventeen hundred sixty-four (1764), seventeen hundred sixty-seven (1767), seventeen hundred sixty-seven-A one (1767-A1),



seventeen hundred sixty-eight (1768), seventeen hundred seventy-two (1772), seventeen hundred eighty (1780), seventeen hundred eighty-one (1781), seventeen hundred eighty-three (1783), seventeen hundred eighty-seven (1787), seventeen hundred ninety-four (1794), to amend sections seventeen hundred forty-five (1745) and seventeen hundred forty-six (1746) of said Code, all said sections relating to the propagation, and protection of fish, game, wild birds and animals, to provide for a license to trap fur-bearing animals, to provide the legal method of measuring the length of fish, to prohibit the act of fishing during certain hours of the night, to prohibit the use of ferrets in hunting, taking, killing or capturing wild animals, to prohibit the shooting or spearing of certain fur-bearing animals, to require persons to exhibit, on demand, fish and game in their possession, to define the term "gun", to prohibit the shooting of rifles on or over the public waters of the state, to declare certain public offenses relative to the protection of fish and game, and to provide penalties for such offenses.

Read first and second times and referred to sifting committee.

Senate File No. 99, a bill for an act to amend the law as it appears in chapter two hundred fifty-one-A one (251-A1) of the Code, 1927, and to amend the law as it appears in section fifty hundred ninety-three a four (5093-a4) and in section fifty hundred ninety-three-a five (5093-a5) of the Code, 1927, relating to the collection of gasoline license fees and the reports of distributors of gasoline, and to provide for the furnishing of a bond by distributors.

Read first and second times and referred to sifting committee.

Senate File No. 331, a bill for an act to amend, revise, and codify sections fifty-nine hundred sixty-four (5964) and fifty-nine hundred sixty-five (5965), Code, 1927, relating to assessments for permanent sidewalks.

Read first and second times and referred to sifting committee.

Senate File No. 339, a bill for an act to repeal section three hundred eighty-eight (388) and to enact a substitute therefor, and to amend sections three hundred fifty-four (354), three hundred fifty-seven (357), three hundred sixty-six (366), and three hundred seventy-eight (378) all of the Code, 1927, and relating to appeals to the director of the budget, to hearings before said

director on the question of the issuance of bonds by municipalities, to the duty of tax certifying and tax levying boards, and to the matter of transfer of municipal funds with the approval of said director of the budget.

Read first and second times and referred to sifting committee.

Senate File No. 326, a bill for an act to amend, revise and codify sections thirteen thousand seven hundred thirty-three (13733), thirteen thousand seven hundred thirty-four (13734), thirteen thousand seven hundred thirty-five (13735), thirteen thousand seven hundred thirty-six (13736), thirteen thousand seven hundred thirty-nine (13739), thirteen thousand seven hundred forty (13740), thirteen thousand seven hundred forty-one (13741), thirteen thousand seven hundred forty-two (13742), thirteen thousand seven hundred forty-three (13743), thirteen thousand seven hundred forty-nine (13749), thirteen thousand seven hundred fifty (13750), thirteen thousand seven hundred fifty-three (13753), thirteen thousand seven hundred fifty-four (13754), thirteen thousand seven hundred fifty-five (13755), thirteen thousand seven hundred fifty-six (13756), and thirteen thousand seven hundred fifty-eight (13758) of the Code, 1927, relating to the form, contents and sufficiency of indictments, and to provide for bills of particular in aid of indictments.

Read first and second times and referred to sifting committee.

#### CONSIDERATION OF SENATE AMENDMENT

On request of Forsling of Woodbury, unanimous consent having been given, House File No. 159, a bill for an act to amend section ten thousand three hundred ninety-eight (10398), Code, 1927, relating to the legalization of certain tax sale proceedings so as to extend the provision of such legalization to the year nineteen hundred fifteen (1915), with Senate amendment, was taken up and the amendment read and considered.

#### SENATE AMENDMENT TO HOUSE FILE NO. 159

Amend Section 2 of said bill by inserting before the word "affected" in line one thereof the word "adversely".

Mr. Forsling moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 66.

Albert	Finnern	Johnson of	Read
Allen	Fleming	Keokuk	Reno
Bair	Forsling	Knudson	Rice
Ballew	Hagglund	Lamb	Rutledge
Barnes	Hanson	Lichty	Ryder
Buchmiller	Hatter	Lomas	Shannon
Bush	Hayes	McCaulley	Simmer
Byers of Fayette	Heald	McIntosh	Smith
Campbell	Helgason	McMillan	Swanson
Cox	Hollingsworth	Miller	Taylor
Dayton	Holmgren	Mounce	Torgeson
Dean	Hush	O'Brien	Van Buren
Ditto	Irwin	Orr	Vaughn
Elliott of Polk	Istad	Paulson	Wamstad
Elliott of Scott	Jaycox	Pendray	Wearin
Ellsworth	Jensen	Ratliff	Wilson
Files		Rawlings	Mr. Speaker

The nays were, none.

Absent or not voting, 42.

Aiken	Gilmore	King	Randall
Baker	Greene	Kline	Reimers
Berry	Griswold	Lovrien	Rylander
Bixler	Hall	McCreery	Sass
Burton	Hansen	McIlrath	Shields
Byers of Linn	Hill	Mathews	Truax
Clark	Hollis	Nelson of	Van Wert
Cole	Hopkins	Hancock	Venard
Crozier	Hubbard	Nelson of Story	Vosseller
Eckles	Hunt	O'Donnell	Whiting
Figgins	Johnson of	Pattison	
	Dickinson		

The House concurred in Senate amendment to House File No. 159.

#### HOUSE FILE WITHDRAWN

Hayes of Dubuque asked and obtained unanimous consent to have House File No. 286 withdrawn from the committee on cities and towns and from further consideration of the House.

#### BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on March 22nd, approved the following bills:

House Files Nos. 434, 328, 307.

March 23rd, House File No. 152.

## CONCURRENT RESOLUTION

Reimers of Lyon offered the following concurrent resolution:

## HOUSE CONCURRENT RESOLUTION NO. 11

Concurrent Resolution memorializing Congress of the United States to refund internal revenue taxes assessed on sales of farm lands based on paper profits in the mid-west during the boom years of 1919-20-21.

*Whereas*, The Treasury Department assessed them as cash regardless of protests made orally and in writing attached to their original returns now on file in the United States Internal Revenue office and would not permit any adjustment without suit being brought by the taxpayer; and,

*Whereas*, In 1926 Congress enacted Sec. 212 (d) of the Revenue Act of 1926 and Treasury Decision 3921 specifying installment sales making said section retroactive to the year 1915 in Sec. 1208 of the same Act requiring refund of taxes overpaid, subject to Sec. 284 (g), which required a waiver to be filed in regard to refunds on or before June 15, 1926; and,

*Whereas*, Regulations 69, Revenue Act, 1926, and Treasury Decision 3921, were not approved until August 28, 1926. It was then too late for this taxpayer to get relief; and,

*Whereas*, Many farmers, taxpayers and others of the middle west have suffered financially from this unjust and unfair payment of income tax on paper and fictitious profits during the boom years of 1919, 1920 and 1921; and,

*Whereas*, At the present time the Treasury Department at Washington, D. C., is illegally holding millions of dollars, wrongfully collected from farmers and others of the middle west, many of them having filed application for refunds with the Internal Revenue Department at Washington, D. C., and as many have petitioned the Ways and Means Committee of the House in the Congress, November 4th, 1927, to enact such legislation as would permit them to recover the funds illegally collected on income revenue returns following the land boom of the middle west during the years 1919-20-21.

*Be It Resolved by the House, the Senate Concurring*, That we petition and pray the Congress of this United States to refund the amount of taxes paid in excess of what should have been paid had the farmer and taxpayer been assessed according to Sec. 212 (d) and Treasury Decision 3921 of the Revenue Act of 1926 made retroactive in Section 1208 of the same Act.

That the Congress of the United States, extend its services to the citizen to whom we owe much, by aiding him in accounting and arranging his papers together with a representative of the Treasury Department; if the taxpayer has on, or before June 15, 1930, filed such a waiver in

respect to the taxes due for the taxable years 1919, 1920 and 1921, shall be allowed or made if claim therefor is filed on or before June 15, 1931.

That a committee of three (3) to be appointed by the Governor of this state who shall appear before the appropriate committees in Congress in behalf of the taxpayer and in behalf of the relief sought in this resolution.

That on the passage of this resolution, the Chief Clerk of the House shall certify a copy hereof to the President of the Senate and the Speaker of the House of Representatives of the Congress of the United States, and to each Senator and Representative of the State of Iowa at Washington, D. C.

Unanimous consent having been granted for the immediate consideration of the concurrent resolution, Mr. Reimers moved its adoption.

Motion prevailed and the concurrent resolution was adopted.

#### CONSIDERATION OF BILLS

House File No. 246, a bill for an act to authorize and empower the governing board of any cemetery association, and any town, city or village having a cemetery under its control, to make an annual assessment upon the lots in the said cemetery, making the assessment a lien upon the lot, and providing a forfeiture thereof in the event of non-payment, budgeting the funds received from the sale of forfeited lots and authorizing a redemption from the forfeiture by the owner, heir, or legal representative, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Wearin of Mills the amendments proposed by the committee, found on page 658 of the journal of March 11th, were adopted.

Van Buren of Jones moved the previous question.

Motion prevailed.

Mr. Wearin moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 66.

Albert	Files	Johnson of	Pendray
Allen	Finnern	Dickinson	Randall
Bair	Fleming	King	Read
Baker	Gilmore	Knudson	Rutledge
Ballew	Hagglund	Lamb	Ryder
Berry	Hansen	Lichty	Simmer
Buchmiller	Hatter	McCaulley	Smith
Bush	Hayes	McCreery	Swanson
Clark	Heald	McIlrath	Taylor
Cole	Hollingsworth	McIntosh	Van Buren
Cox	Hollis	Mathews	Vaughn
Dayton	Hopkins	Miller	Vosseller
Dean	Hush	Mounce	Wamstad
Ditto	Irwin	Nelson of	Wearin
Elliott of Polk	Istad	Hancock	Whiting
Elliott of Scott	Jaycox	Orr	Wilson
Ellsworth	Jensen	Pattison	Mr. Speaker

The nays were, 19.

Burton	Helgason	Kline	Ratliff
Byers of Fayette	Hill	Lomas	Reimers
Campbell	Holmgren	McMillan	Rice
Griswold	Johnson of	O'Brien	Shannon
Hanson	Keokuk	Paulson	Torgeson

Absent or not voting, 23.

Aiken	Figgins	Lovrien	Sass
Barnes	Forsling	Nelson of Story	Shields
Bixler	Greene	O'Donnell	Truax
Byers of Linn	Hall	Rawlings	Van Wert
Crozier	Hubbard	Reno	Venard
Eckles	Hunt	Rylander	

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Wearin of Mills moved that the vote by which House File No. 246 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 146, a bill for an act to legalize a certain deed executed in the name of the State of Iowa by C. C. Carpenter and Josiah F. Young, Governor and Secretary of State respectively of the State of Iowa, on December 29, 1875, conveying to Maria S. Orwig certain real estate in the city of Des Moines, Polk county, Iowa, with report of committee recommending passage, was taken up for consideration.

Reno of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 71.

Albert	Hagglund	Lamb	Read
Ballew	Hansen	Lichty	Reimers
Buchmiller	Hanson	Lovrien	Reno
Burton	Hatter	McIlrath	Rice
Bush	Heald	McIntosh	Ryder
Byers of Fayette	Helgason	McMillan	Shannon
Campbell	Hill	Mathews	Smith
Clark	Hollingsworth	Miller	Swanson
Cole	Hollis	Mounce	Taylor
Cox	Hopkins	Nelson of	Torgeson
Dean	Irwin	Hancock	Vaughn
Elliott of Polk	Jaycox	Orr	Venard
Ellsworth	Jensen	Pattison	Vosseller
Files	Johnson of	Paulson	Wamstad
Finnern	Keokuk	Pendray	Wearin
Fleming	King	Randall	Whiting
Forsling	Kline	Ratcliff	Wilson
Gilmore	Knudson	Rawlings	Mr. Speaker
Griswold			

The nays were, none.

Absent or not voting, 37.

Aiken	Ditto	Hush	O'Donnell
Allen	Eckles	Istad	Rutledge
Bair	Elliott of Scott	Johnson of	Rylander
Baker	Figgins	Dickinson	Sass
Barnes	Greene	Lomas	Shields
Berry	Hall	McCaulley	Simmer
Bixler	Hayes	McCreery	Truax
Byers of Linn	Holmgren	Nelson of Story	Van Buren
Crozier	Hubbard	O'Brien	Van Wert
Dayton	Hunt		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 480, a bill for an act to amend section twelve thousand three hundred seventy-six (12376) as it appears in the Code of 1927, relating to the sale by the sheriff of mortgaged real property under special execution, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 71.

Ballew	Hanson	Lichty	Reimers
Barnes	Hatter	Lovrien	Reno
Buchmiller	Heald	McCaulley	Rice
Burton	Helgason	McIntosh	Rutledge
Byers of Fayette	Hill	McMillan	Ryder
Campbell	Hollingsworth	Mathews	Shannon
Clark	Hollis	Miller	Smith
Cole	Holmgren	Mounce	Swanson
Cox	Hopkins	Nelson of	Taylor
Elliott of Polk	Irwin	Hancock	Torgeson
Ellsworth	Jensen	Orr	Vaughn
Files	Johnson of	Pattison	Venard
Finnern	Dickinson	Paulson	Vosseller
Fleming	Johnson of	Pendray	Wamstad
Forsling	Keokuk	Randall	Wearin
Gilmore	King	Ratliff	Whiting
Griswold	Kline	Rawlings	Wilson
Hagglund	Knudson	Read	Mr. Speaker
Hansen	Lamb		

The nays were, none.

Absent or not voting, 37.

Aiken	Dayton	Hubbard	O'Brien
Albert	Dean	Hunt	O'Donnell
Allen	Ditto	Hush	Rylander
Bair	Eckles	Istad	Sass
Baker	Elliott of Scott	Jaycox	Shields
Berry	Figgins	Lomas	Simmer
Bixler	Greene	McCreery	Truax
Bush	Hall	McIlrath	Van Buren
Byers of Linn	Hayes	Nelson of Story	Van Wert
Crozier			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 209, a bill for an act to amend the law as it appears in section five thousand six hundred sixty-nine (5669) of the Code of 1927 relating to the compensation of assessors and deputies, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Elliott of Polk the amendment proposed by the committee, found on page 701 of the journal of March 12th, was adopted.

Forsling of Woodbury offered the following amendment and moved its adoption:



Amend by striking from lines five (5) and six (6) the words and figures "one hundred thousand (100,000)" and inserting in lieu thereof the words and figures "one hundred twenty-five thousand (125,000)".

Amendment adopted.

Mr. Elliott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 75.

Albert	Gilmore	King	Ratliff
Bair	Griswold	Kline	Rawlings
Ballew	Hagglund	Lamb	Read
Barnes	Hansen	Lichty	Reimers
Buchmiller	Hanson	Lomas	Reno
Burton	Hatter	Lovrien	Rice
Bush	Heald	McCaulley	Rutledge
Byers of Fayette	Helgason	McIlrath	Shannon
Campbell	Hill	McMillan	Smith
Clark	Hollingsworth	Mathews	Swanson
Cole	Hollis	Miller	Taylor
Cox	Holmgren	Mounce	Torgeson
Dean	Hopkins	Nelson of	Vaughn
Ditto	Irwin	Hancock	Venard
Elliott of Polk	Istad	Orr	Vosseller
Ellsworth	Jaycox	Pattison	Wamstad
Files	Jensen	Paulson	Wearin
Finnern	Johnson of	Pendray	Whiting
Fleming	Keokuk	Randall	Mr. Speaker
Forsling			

The nays were, none.

Absent or not voting, 33.

Aiken	Elliott of Scott	Johnson of	Ryder
Allen	Figgins	Dickinson	Rylander
Baker	Greene	Knudson	Sass
Berry	Hall	McCreery	Shields
Bixler	Hayes	McIntosh	Simmer
Byers of Linn	Hubbard	Nelson of Story	Truax
Crozier	Hunt	O'Brien	Van Buren
Dayton	Hush	O'Donnell	Van Wert
Eckles			Wilson

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 383, a bill for an act to amend sections sixty-five hundred eighty-eight (6588) and sixty-five hundred ninety-two (6592), Code, 1927, relating to levies by cities acting under the

commission form of government, and to the limitation on such levies, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 68.

Bair	Hansen	Kline	Rawlings
Ballew	Hanson	Lamb	Read
Barnes	Hatter	Lichty	Reimers
Berry	Heald	Lomas	Reno
Buchmiller	Helgason	Lovrien	Rice
Bush	Hill	McCaulley	Rutledge
Byers of Fayette	Hollingsworth	McIlrath	Shannon
Campbell	Hollis	McIntosh	Smith
Clark	Hopkins	McMillan	Swanson
Cox	Irwin	Mathews	Taylor
Ditto	Istad	Miller	Torgeson
Elliott of Polk	Jaycox	Mounce	Van Buren
Ellsworth	Jensen	Orr	Vaughn
Files	Johnson of	Pattison	Venard
Fleming	Dickinson	Paulson	Wamstad
Forsling	Johnson of	Pendray	Whiting
Gilmore	Keokuk	Ratliff	Mr. Speaker
Hagglund	King		

The nays were, 2.

Burton                      Wearin

Absent or not voting, 38.

Aiken	Eckles	Hunt	Ryder
Albert	Elliott of Scott	Hush	Rylander
Allen	Figgins	Knudson	Sass
Baker	Finnern	McCreery	Shields
Bixler	Greene	Nelson of	Simmer
Byers of Linn	Griswold	Hancock	Truax
Cole	Hall	Nelson of Story	Van Wert
Crozier	Hayes	O'Brien	Vosseller
Dayton	Holmgren	O'Donnell	Wilson
Dean	Hubbard	Randall	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 450, a bill for an act to amend the law as it appears in sections five hundred ninety-four (594), six hundred twenty-four (624) and six hundred twenty-five (625) of the Code, 1927, relating to nominations to be made by county conventions of political parties, was taken up for consideration.

Allen of Pocahontas moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 69.

Albert	Forsling	Knudson	Rawlings
Allen	Griswold	Lamb	Reimers
Bair	Hagglund	Lichty	Rice
Ballew	Hanson	Lomas	Rutledge
Barnes	Hatter	Lovrien	Ryder
Buchmiller	Hayes	McCaulley	Shannon
Burton	Heald	McIlrath	Smith
Bush	Helgason	McIntosh	Swanson
Byers of Fayette	Hill	McMillan	Taylor
Campbell	Hollingsworth	Mathews	Torgeson
Clark	Hollis	Miller	Van Buren
Cole	Irwin	Mounce	Vaughn
Cox	Istad	Nelson of	Venard
Ditto	Jensen	Hancock	Wamstad
Elliott of Polk	Johnson of	Orr	Whiting
Ellsworth	Keokuk	Pattison	Wilson
Finnern	King	Pendray	Mr. Speaker
Fleming	Kline	Randall	

The nays were, 2.

Read                      Wearin

Absent or not voting, 37.

Aiken	Figgins	Hush	Ratliff
Baker	Files	Jaycox	Reno
Berry	Gilmore	Johnson of	Rylander
Bixler	Greene	Dickinson	Sass
Byers of Linn	Hall	McCreery	Shields
Crozier	Hansen	Nelson of Story	Simmer
Dayton	Holmgren	O'Brien	Truax
Dean	Hopkins	O'Donnell	Van Wert
Eckles	Hubbard	Paulson	Vosseller
Elliott of Scott	Hunt		

So the bill having received a constitutional majority was declared to have passed the House.

Allen of Pocahontas offered the following amendment to the title and moved its adoption:

Insert after the word "parties" in the last line of the title the words "and by writing in names on the ballot at primary elections".

Amendment adopted and title, as amended, was agreed to.

House File No. 438, a bill for an act to amend section five hundred forty-eight (548), to repeal sections five hundred forty-nine

(549) and five hundred fifty-five (555), and to repeal section five hundred fifty-six (556), and to enact a substitute therefor, all of the Code, 1927, and all relating to the certification of the names of candidates and to the order in which the names of such candidates are arranged on primary election ballots, was taken up for consideration.

Speaker pro tempore Mathews in the chair.

Allen of Pocahontas moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 65.

Albert	Forsling	Knudson	Read
Allen	Hagglund .	Lamb	Reimers
Bair	Hanson	Lichty	Reno
Ballew	Hatter	Lomas	Rice
Barnes	Heald	Lovrien	Rutledge
Berry	Helgason	McCaulley	Ryder
Buchmiller	Hill	McIlrath	Shannon
Burton	Hollingsworth	McIntosh	Smith
Bush	Hopkins	McMillan	Swanson
Byers of Fayette	Irwin	Mathews	Taylor
Campbell	Istad	Mounce	Torgeson
Clark	Jaycox	Nelson of	Van Buren
Cole	Jensen	Hancock	Vaughn
Cox	Johnson of	Orr	Venard
Ditto	Dickinson	Pattison	Vosseller
Elliott of Polk	Johnson of	Paulson	Wamstad
Ellsworth	Keokuk	Pendray	Whiting
Finnern	King	Ratliff	Wilson
Fleming	Kline	Rawlings	Mr. Speaker

The nays were, none.

Absent or not voting, 35.

Aiken	Figgins	Holmgren	Randall
Baker	Files	Hubbard	Rylander
Bixler	Gilmore	Hunt	Sass
Byers of Linn	Greene	Hush	Shields
Crozier	Griswold	McCreery	Simmer
Dayton	Hall	Miller	Truax
Dean	Hansen	Nelson of Story	Van Wert
Eckles	Hayes	O'Brien	Wearin
Elliott of Scott	Hollis	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 410, a bill for an act to amend the law as it appears in section seventeen hundred one (1701) of the Code, 1927, relating to life preservers required to be carried by passenger boats, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Rutledge of Webster the amendments proposed by the committee, found on page 703 of the journal of March 12th, were adopted.

Mr. Rutledge moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 74.

Albert	Hagglund	Lichty	Read
Bair	Hanson	Lomas	Reimers
Ballew	Hatter	Lovrien	Reno
Barnes	Heald	McCaulley	Rice
Berry	Hill	McIlrath	Rutledge
Buchmiller	Hollis	McIntosh	Ryder
Bush	Hopkins	McMillan	Shannon
Byers of Fayette	Irwin	Mathews	Smith
Campbell	Istad	Miller	Swanson
Clark	Jaycox	Mounce	Taylor
Cole	Jensen	Nelson of	Torgeson
Cox	Johnson of	Hancock	Van Buren
Ditto	Dickinson	O'Brien	Vaughn
Elliott of Polk	Johnson of	Orr	Venard
Ellsworth	Keokuk	Pattison	Wamstad
Files	King	Paulson	Wearin
Finnern	Kline	Pendray	Whiting
Fleming	Knudson	Ratliff	Wilson
Forsling	Lamb	Rawlings	Mr. Speaker
Griswold			

The nays were, none.

Absent or not voting, 34.

Aiken	Eckles	Hollingsworth	Randall
Allen	Elliott of Scott	Holmgren	Rylander
Baker	Figgins	Hubbard	Sass
Bixler	Gilmore	Hunt	Shields
Burton	Greene	Hush	Simmer
Byers of Linn	Hall	McCreery	Truax
Crozier	Hanser	Nelson of Story	Van Wert
Dayton	Hayes	O'Donnell	Vosseller
Dean	Helgason		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Rutledge of Webster moved that the vote by which House File No. 410 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 361, a bill for an act to amend section seventy-two hundred eighty-six (7286) of the Code, 1927, relating to the execution and effect of tax deeds, with report of committee recommending passage was taken up for consideration.

Lichty of Black Hawk offered the following amendment and moved its adoption:

Amend House File No. 361 by striking out all that part of Section 1 following the colon (:) in line five and inserting in lieu thereof the following: "but property covered by tax deeds executed on tax certificates issued after July 4th, 1929, shall be charged with the lien of all special assessments levied subsequently to the date of the tax sale", and by striking out Section 2 thereof.

Amendment adopted.

Lichty of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 71.

Allen	Gilmore	Lichty	Reimers
Ballew	Griswold	Lomas	Reno
Barnes	Hagglund	Lovrien	Rutledge
Berry	Hanson	McCaulley	Ryder
Buchmiller	Hatter	McIlrath	Shannon
Bush	Heald	McIntosh	Smith
Byers of Fayette	Hill	McMillan	Swanson
Campbell	Hollis	Mathews	Taylor
Clark	Hopkins	Miller	Torgeson
Cole	Irwin	Mounce	Van Buren
Cox	Istad	Nelson of	Vaughn
Ditto	Jensen	Hancock	Venard
Elliott of Polk	Johnson of	Orr	Vosseller
Elliott of Scott	Dickinson	Pattison	Wamstad
Ellsworth	Johnson of	Pendray	Wearin
Files	Keokuk	Ratliff	Whiting
Finnern	King	Rawlings	Wilson
Fleming	Kline	Read	Mr. Speaker
Forsling	Knudson		

The nays were, 1.

O'Brien

## Absent or not voting, 36.

Aiken	Dean	Holmgren	Paulson
Albert	Eckles	Hubbard	Randall
Bair	Figgins	Hunt	Rice
Baker	Greene	Hush	Rylander
Bixler	Hall	Jaycox	Sass
Burton	Hansen	Lamb	Shields
Byers of Linn	Hayes	McCreery	Simmer
Crozier	Helgason	Nelson of Story	Truax
Dayton	Hollingsworth	O'Donnell	Van Wert

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Lichty of Black Hawk moved that the vote by which House File No. 361 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 403, a bill for an act to amend sections twenty-nine hundred sixteen (2916) twenty-nine hundred eighteen (2918) and twenty-nine hundred twenty (2920), Code, 1927, relating to state aid for farmers' institutes, was taken up for consideration.

Knudson of Hamilton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 71.

Albert	Hagglund	Lamb	Read
Bair	Hansen	Lichty	Reno
Ballew	Hanson	Lomas	Rice
Barnes	Hatter	Lovrien	Rutledge
Buchmiller	Hayes	McIlrath	Ryder
Bush	Heald	McIntosh	Simmer
Byers of Fayette	Hollis	McMillan	Smith
Campbell	Hopkins	Mathews	Swanson
Clark	Irwin	Miller	Taylor
Cole	Istad	Mounce	Torgeson
Cox	Jaycox	Nelson of	Van Buren
Elliott of Scott	Jensen	Hancock	Vaughn
Ellsworth	Johnson of	O'Brien	Venard
Files	Dickinson	Orr	Vosseller
Finnern	Johnson of	Pattison	Wamstad
Fleming	Keokuk	Pendray	Wearin
Forsling	King	Ratliff	Whiting
Gilmore	Kline	Rawlings	Mr. Speaker
Griswold	Knudson		

The nays were, none.

Absent or not voting, 37.

Aiken	Ditto	Holmgren	Randall
Allen	Eckles	Hubbard	Reimers
Baker	Elliott of Polk	Hunt	Rylander
Berry	Figgins	Hush	Sass
Bixler	Greene	McCaulley	Shannon
Burton	Hall	McCreery	Shields
Byers of Linn	Helgason	Nelson of Story	Truax
Crozier	Hill	O'Donnell	Van Wert
Dayton	Hollingsworth	Paulson	Wilson
Dean			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 425, a bill for an act to repeal sections forty-nine hundred eighty-eight (4988), forty-nine hundred eighty-nine (4989) and forty-nine hundred ninety (4990) of chapter 251 of the Code and enacting a substitute therefor, relating to registering of cars in garages and the keeping of a garage record, was taken up for consideration.

Simmer of Wapello moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 68.

Albert	Hanson	Knudson	Reimers
Ballew	Hatter	Lamb	Reno
Barnes	Hayes	McCaulley	Rice
Berry	Helgason	McIlrath	Ryder
Buchmiller	Hill	McIntosh	Shannon
Bush	Hollis	McMillan	Simmer
Byers of Fayette	Hopkins	Mathews	Swanson
Campbell	Hush	Miller	Taylor
Clark	Irwin	Mounce	Torgeson
Cole	Istad	Nelson of	Van Buren
Cox	Jaycox	Hancock	Vaughn
Dayton	Jensen	O'Brien	Venard
Elliott of Scott	Johnson of	Orr	Vosseller
Ellsworth	Dickinson	Paulson	Wamstad
Files	Johnson of	Pendray	Wearin
Finnern	Keokuk	Ratliff	Whiting
Griswold	King	Rawlings	Mr. Speaker
Hagglund	Kline	Read	

The nays were, none.

Absent or not voting, 40.

Aiken	Baker	Byers of Linn	Ditto
Allen	Bixler	Crozier	Eckles
Bair	Burton	Dean	Elliott of Polk



Figgins	Heald	Lovrien	Rylander
Fleming	Hollingsworth	McCreery	Sass
Forsling	Holmgren	Nelson of Story	Shields
Gilmore	Hubbard	O'Donnell	Smith
Greene	Hunt	Pattison	Truax
Hall	Lichty	Randall	Van Wert
Hansen	Lomas	Rutledge	Wilson

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker Johnson in the chair.

House File No. 426, a bill for an act to amend section forty-nine hundred twenty-four (4924) and section forty-nine hundred twenty-five (4925) of the Code of Iowa, 1927, relating to motor vehicle registration fees and providing for refund of a portion of the license fee upon certain conditions, was taken up for consideration.

Simmer of Wapello moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 71.

Albert	Hagglund	Knudson	Reimers
Bair	Hanson	Lamb	Reno
Ballew	Hatter	Lovrien	Rice
Barnes	Heald	McCaulley	Ryder
Buchmiller	Helgason	McIlrath	Shannon
Bush	Hill	McIntosh	Simmer
Byers of Fayette	Hollis	McMillan	Swanson
Campbell	Hopkins	Mathews	Taylor
Clark	Hush	Miller	Torgeson
Cole	Irwin	Mounce	Van Buren
Cox	Istad	Nelson of	Vaughn
Dayton	Jaycox	Hancock	Venard
Elliott of Scott	Jensen	O'Brien	Vosseller
Ellsworth	Johnson of	Orr	Wamstad
Files	Dickinson	Pendray	Wearin
Finnern	Johnson of	Ratliff	Whiting
Fleming	Keokuk	Rawlings	Wilson
Gilmore	King	Read	Mr. Speaker
Griswold	Kline		

The nays were, none.

Absent or not voting, 37.

Aiken	Burton	Eckles	Hall
Allen	Byers of Linn	Elliott of Polk	Hansen
Baker	Crozier	Figgins	Hayes
Berry	Dean	Forsling	Hollingsworth
Bixler	Ditto	Greene	Holmgren

Hubbard	Nelson of Story	Randall	Shields
Hunt	O'Donnell	Rutledge	Smith
Lichty	Pattison	Rylander	Truax
Lomas	Paulson	Sass	Van Wert
McCreery			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 378, a bill for an act to amend section one hundred thirteen (113), Code, 1927, relating to examination of accounts of cities and towns, having been returned by the committee under rule 58, was taken up for consideration.

Knudson of Hamilton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 69.

Aiken	Gilmore	Kline	Read
Albert	Griswold	Knudson	Reno
Ballew	Hagglund	Lamb	Rice
Barnes	Hansen	Lomas	Ryder
Buchmiller	Hanson	Lovrien	Shannon
Bush	Helgason	McCaulley	Smith
Byers of Fayette	Hollis	McIlrath	Swanson
Campbell	Hopkins	McIntosh	Taylor
Clark	Hush	Mathews	Torgeson
Cole	Irwin	Miller	Van Buren
Cox	Istad	Mounce	Vaughn
Dayton	Jaycox	Nelson of	Venard
Elliott of Scott	Jensen	Hancock	Vosseller
Ellsworth	Johnson of	O'Brien	Wamstad
Files	Dickinson	Orr	Wearin
Finnern	Johnson of	Paulson	Whiting
Fleming	Keokuk	Pendray	Wilson
Forsling	King	Rawlings	Mr. Speaker

The nays were, none.

Absent or not voting, 39.

Allen	Eckles	Holmgren	Ratliff
Bair	Elliott of Polk	Hubbard	Reimers
Baker	Figgins	Hunt	Rutledge
Berry	Greene	Lichty	Rylander
Bixler	Hall	McCreery	Sass
Burton	Hatter	McMillan	Shields
Byers of Linn	Hayes	Nelson of Story	Simmer
Crozier	Heald	O'Donnell	Truax
Dean	Hill	Pattison	Van Wert
Ditto	Hollingsworth	Randall	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 376, a bill for an act to legalize a transfer of funds by Appanoose county, Iowa, from the insane fund to the court expense fund, with report of committee recommending passage was taken up for consideration.

Ballew of Appanoose moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 73.

Aiken	Griswold	Kline	Ratliff
Albert	Hansen	Knudson	Rawlings
Bair	Hanson	Lamb	Read
Ballew	Hayes	Lomas	Reimers
Barnes	Heald	Lovrien	Reno
Bush	Helgason	McCaulley	Ryder
Byers of Fayette	Hill	McIlrath	Shannon
Campbell	Hollis	McIntosh	Smith
Clark	Hopkins	McMillan	Swanson
Cole	Hush	Mathews	Taylor
Cox	Irwin	Miller	Torgeson
Dayton	Istad	Mounce	Van Buren
Elliott of Scott	Jaycox	Nelson of	Vaughn
Ellsworth	Jensen	Hancock	Vosseller
Files	Johnson of	O'Brien	Wamstad
Finnern	Dickinson	Orr	Wearin
Fleming	Johnson of	Paulson	Whiting
Forsling	Keokuk	Pendray	Wilson
Gilmore	King	Randall	Mr. Speaker

The nays were, none.

Absent or not voting, 35.

Allen	Ditto	Holmgren	Rutledge
Baker	Eckles	Hubbard	Rylander
Berry	Elliott of Polk	Hunt	Sass
Bixler	Figgins	Lichty	Shields
Buchmiller	Greene	McCreery	Simmer
Burton	Hagglund	Nelson of Story	Truax
Byers of Linn	Hall	O'Donnell	Van Wert
Crozier	Hatter	Pattison	Venard
Dean	Hollingsworth	Rice	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 291, a bill for an act to amend section five thousand six hundred and sixty-three (5663), Code, 1927, relating

to city and town councils, and to authorize the providing of Uniforms and equipment for members of police and fire departments, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Mathews of Des Moines the amendment proposed by the committee, found on page 863 of the journal of March 19th, was adopted.

Mr. Mathews moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 70.

Albert	Gilmore	Johnson of	Pendray
Allen	Hagglund	Keokuk	Ratliff
Bair	Hansen	King	Rawlings
Ballew	Hanson	Kline	Read
Barnes	Hatter	Lamb	Reimers
Berry	Hayes	Lichty	Reno
Buchmiller	Heald	Lovrien	Rice
Burton	Helgason	McCaulley	Rutledge
Byers of Fayette	Hill	McIntosh	Taylor
Campbell	Hollis	McMillan	Van Buren
Clark	Hopkins	Mathews	Vaughn
Cole	Hush	Miller	Venard
Cox	Irwin	Mounce	Vosseller
Dayton	Istad	Nelson of	Wamstad
Ditto	Jaycox	Hancock	Wearin
Elliott of Polk	Jensen	O'Brien	Whiting
Ellsworth	Johnson of	Pattison	Wilson
Finnern	Dickinson	Paulson	Mr. Speaker
Fleming			

The nays were, 4.

Bush	Forsling	Griswold	Torgeson
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Absent or not voting, 34.

Aiken	Files	McCreery	Sass
Baker	Greene	McIlrath	Shannon
Bixler	Hall	Nelson of Story	Shields
Byers of Linn	Hollingsworth	O'Donnell	Simmer
Crozier	Holmgren	Orr	Smith
Dean	Hubbard	Randall	Swanson
Eckles	Hunt	Ryder	Truax
Elliott of Scott	Knudson	Rylander	Van Wert
Figgins	Lomas		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 455, a bill for an act to give the fire marshal or his assistants the power of peace officers, with report of committee recommending passage was taken up for consideration.

Hill of Floyd moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 73.

Albert	Fleming	King	Rawlings
Allen	Forsling	Kline	Reimers
Bair	Gilmore	Knudson	Reno
Ballew	Hagglund	Lamb	Rice
Barnes	Hanson	Lichty	Rutledge
Berry	Hayes	Lomas	Ryder
Bush	Heald	McCaulley	Shannon
Byers of Fayette	Helgason	McIntosh	Swanson
Campbell	Hill	McMillan	Taylor
Clark	Hollis	Mathews	Torgeson
Cole	Hopkins	Miller	Van Buren
Cox	Hush	Mounce	Vaughn
Dayton	Irwin	Nelson of	Venard
Ditto	Istad	Hancock	Wamstad
Elliott of Polk	Jaycox	O'Brien	Wearin
Elliott of Scott	Jensen	Orr	Whiting
Ellsworth	Johnson of	Paulson	Wilson
Files	Dickinson	Pendray	Mr. Speaker
Finnern	Johnson of	Ratlif	
	Keokuk		

The nays were, none.

Absent or not voting, 35.

Aiken	Figgins	Hunt	Rylander
Baker	Greene	Lovrien	Sass
Bixler	Griswold	McCreery	Shields
Buchmiller	Hall	McIlrath	Simmer
Burton	Hansen	Nelson of Story	Smith
Byers of Linn	Hatter	O'Donnell	Truax
Crozier	Hollingsworth	Pattison	Van Wert
Dean	Holmgren	Randall	Vosseller
Eckles	Hubbard	Read	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 413, a bill for an act to give the investigators or agents appointed by the Board of Parole, the powers of peace officers while acting in the line of their employment, with report of committee recommending passage, was taken up for consideration.

Hill of Floyd moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 74.

Albert	Forsling	Kline	Read
Allen	Gilmore	Knudson	Reimers
Ballew	Griswold	Lamb	Reno
Barnes	Hagglund	Lomas	Rice
Berry	Hanson	Lovrien	Rutledge
Buchmiller	Hatter	McCaulley	Ryder
Burton	Hayes	McIntosh	Shannon
Bush	Heald	McMillan	Smith
Byers of Fayette	Helgason.	Mathews	Swanson
Campbell	Hill	Miller	Taylor
Clark	Hollis	Nelson of	Torgeson
Cole	Hopkins	Hancock	Van Buren
Cox	Irwin	O'Brien	Vaughn
Dayton	Istad	Orr	Venard
Ditto	Jaycox	Pattison.	Vosseller
Elliott of Polk	Jensen	Paulson	Wamstad
Ellsworth	Johnson of	Pendray	Whiting
Files	Keokuk	Ratliff	Wilson
Fleming	King	Rawlings	Mr. Speaker

The nays were, none.

Absent or not voting, 34.

Aiken	Figgins	Hush	Randall
Bair	Finnern	Johnson of	Rylander
Baker	Greene	Dickinson	Sass
Bixler	Hall	Lichty	Shields
Byers of Linn	Hansen	McCreery	Simmer
Crozier	Hollingsworth	McIlrath	Truax
Dean	Holmgren	Mounce	Van Wert
Eckles	Hubbard	Nelson of Story	Wearin
Elliott of Scott	Hunt	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 423, a bill for an act relating to the maintenance and repair of roads used in the transportation of material for road construction or surfacing, with report of committee recommending passage, was taken up for consideration.

Rutledge of Webster moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 82.

Aiken	Gilmore	Kline	Read
Albert	Griswold	Knudson	Reimers
Allen	Hagglund	Lamb	Reno
Bair	Hansen	Lomas	Rice
Ballew	Hanson	Lovrien	Rutledge
Barnes	Hatter	McCaulley	Ryder
Berry	Hayes	McIlrath	Shannon
Buchmiller	Heald	McIntosh	Simmer
Burton	Helgason	McMillan	Smith
Bush	Hill	Miller	Swanson
Byers of Fayette	Hollis	Mounce	Taylor
Campbell	Hopkins	Nelson of	Torgeson
Cole	Irwin	Hancock	Van Buren
Cox	Istad	O'Brien	Vaughn
Dayton	Jaycox	Orr	Venard
Ditto	Jensen	Pattison	Vosseller
Elliott of Polk	Johnson of	Paulson	Wamstad
Elliott of Scott	Dickinson	Pendray	Wearin
Ellsworth	Johnson of	Randall	Whiting
Files	Keokuk	Ratliff	Wilson
Fleming	King	Rawlings	Mr. Speaker
Forsling			

The nays were, 1.

Clark

Absent or not voting, 25.

Baker	Finnern	Hunt	O'Donnell
Bixler	Greene	Hush	Rylander
Byers of Linn	Hall	Lichty	Sass
Crozier	Hollingsworth	McCreery	Shields
Dean	Holmgren	Mathews	Truax
Eckles	Hubbard	Nelson of Story	Van Wert
Figgins			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 461, a bill for an act to legalize and declare valid and effectual for all purposes "An ordinance establishing a Board of Park Commissioners", adopted by the town council of the incorporated town of Correctionville, Iowa, on the 13th day of August, A. D. 1920; legalizing an election held on the 20th day of September, A. D. 1920, at which said election the said ordinance was submitted to the legal electors of said town; legalizing all acts and doings of the persons who have acted as members of the board of park commissioners of said town in pursuance of said ordinance; and quieting and confirming the title to all real estate acquired for park purposes by said town or said board of park

commissioners; and providing for this act taking effect by publication, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 74.

Aiken	Finnern	Johnson of	Read
Albert	Fleming	Keokuk	Reimers
Allen	Forsling	Kline	Reno
Ballew	Gilmore	Knudson	Rice
Barnes	Griswold	Lamb	Rutledge
Buchmiller	Hagglund	Lomas	Ryder
Burton	Hansen	Lovrien	Shannon
Bush	Hatter	McCaulley	Smith
Byers of Fayette	Hayes	McIlrath	Swanson
Campbell	Heald	McIntosh	Taylor
Clark	Hollis	McMillan	Torgeson
Cole	Hopkins	Miller	Van Buren
Cox	Hush	Mounce	Vaughn
Dayton	Irwin	Nelson of	Venard
Ditto	Istad	Hancock	Vosseller
Elliott of Polk	Jaycox	O'Brien	Wearin
Elliott of Scott	Jensen	Orr	Whiting
Ellsworth	Johnson of	Paulson	Wilson
Files	Dickinson	Pendray	Mr. Speaker
		Ratliff	

The nays were, none.

Absent or not voting, 34.

Bair	Greene	King	Rawlings
Baker	Hall	Lichty	Rylander
Berry	Hanson	McCreery	Sass
Bixler	Helgason	Mathews	Shields
Byers of Linn	Hill	Nelson of Story	Simmer
Crozier	Hollingsworth	O'Donnell	Truax
Dean	Holmgren	Pattison	Van Wert
Ecklès	Hubbard	Randall	Wamstad
Figgins	Hunt		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 134, a bill for an act defining overrun and percentage of overrun in the manufacture of butter, limiting the percentage of overrun permissible in such manufacture, providing penalties and prescribing rules or evidence in prosecutions thereunder, with report of committee recommending passage, was taken up for consideration.



Vosseller of Bremer moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 73.

Albert	Griswold	King	Read
Allen	Hagglund	Kline	Reimers
Ballew	Hansen	Knudson	Reno
Barnes	Hanson	Lamb	Rice
Berry	Hatter	Lomas	Rutledge
Buchmiller	Hayes	McCaulley	Ryder
Bush	Heald	McIlrath	Simmer
Byers of Fayette	Helgason	McIntosh	Swanson
Campbell	Hollis	McMillan	Taylor
Clark	Hopkins	Mathews	Torgeson
Cole	Hush	Miller	Van Buren
Cox	Irwin	Nelson of	Vaughn
Ditto	Istad	Hancock	Venard
Elliott of Polk	Jaycox	O'Brien	Vosseller
Elliott of Scott	Jensen	Orr	Wamstad
Ellsworth	Johnson of	Paulson	Wearin
Files	Dickinson	Pendray	Whiting
Finnern	Johnson of	Ratliff	Wilson
Fleming	Keokuk	Rawlings	Mr. Speaker

The nays were, none.

Absent or not voting, 35.

Aiken	Eckles	Hubbard	Randall
Bair	Figgins	Hunt	Rylander
Baker	Forsling	Lichty	Sass
Bixler	Gilmore	Lovrien	Shannon
Burton	Greene	McCreery	Shields
Byers of Linn	Hall	Mounce	Smith
Crozier	Hill	Nelson of Story	Truax
Dayton	Hollingsworth	O'Donnell	Van Wert
Dean	Holmgren	Pattison	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Vosseller of Bremer moved that the vote by which Senate File No. 134 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 498, a bill for an act to repeal section eight thousand sixty-two, (8062) of the Code, 1927, and enacting a substitute therefor, relating to the making of special rates for certain industries and to enact a substitute therefor, was taken up for consideration.

Berry of Monroe offered the following amendment and moved its adoption:

Amend House File No. 498, by striking the word "to" from line seven thereof, and inserting in lieu thereof the words "on freight shipments from", and by striking the word "to" in line eight thereof.

Further amend said bill by adding as Sec. 2, the following:

"Sec. 2. This act being deemed of immediate importance it shall take effect and be in force from and after its publication in Albia Union-Republican, a newspaper published in Albia, Iowa, and in the Knoxville Journal, a newspaper published in Knoxville, Iowa."

Amendment adopted.

Berry of Monroe moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 79.

Aiken	Fleming	King	Read
Albert	Griswold	Knudson	Reimers
Allen	Hagglund	Lamb	Reno
Bair	Hansen	Lichty	Rice
Ballew	Hanson	Lomas	Rutledge
Barnes	Hatter	McCaulley	Ryder
Berry	Hayes	McIlrath	Simmer
Buchmiller	Heald	McIntosh	Smith
Burton	Helgason	McMillan	Swanson
Bush	Hill	Mathews	Taylor
Byers of Fayette	Hollis	Miller	Torgeson
Campbell	Hopkins	Mounce	Van Buren
Clark	Hush	Nelson of	Vaughn
Cole	Irwin	Hancock	Venard
Cox	Istad	O'Brien	Vosseller
Dayton	Jaycox	Orr	Wamstad
Ditto	Jensen	Paulson	Wearin
Elliott of Polk	Johnson of	Pendray	Whiting
Elliott of Scott	Dickinson	Randall	Wilson
Ellsworth	Johnson of	Rawlings	Mr. Speaker
Files	Keokuk		

The nays were, none.

Absent or not voting, 29.

Baker	Forsling	Hunt	Ratliff
Bixler	Gilmore	Kline	Rylander
Byers of Linn	Greene	Lovrien	Sass
Crozier	Hall	McCreery	Shannon
Dean	Hollingsworth	Nelson of Story	Shields
Eckles	Holmgren	O'Donnell	Truax
Figgins	Hubbard	Pattison	Van Wert
Finnern			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Berry of Monroe moved that the vote by which House File No. 498 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 142, a bill for an act to amend chapter two hundred sixty-four (264) of the Code, 1927, providing that each county officer in charge of any county office or department shall, on or before December thirty-first of each year, prepare and submit to the board of supervisors estimates of proposed expenditures for the following year; and providing that the board of supervisors shall, not later than January thirty-first of each year, appropriate sums for the maintenance of the various offices and departments for the current year, and providing the content of such resolution of appropriation; and providing for the transfer of excess funds appropriated to different accounts of a single office or department; and providing for the transfer of excess funds appropriated to any single office or department, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend by striking the words and figures "one hundred thousand (100,000.)" in lines six (6) and seven (7) of section one (1) and inserting in lieu thereof the words and figures "one hundred twenty-five thousand (125,000)".

Amendment adopted.

Elliott of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 63.

Allen	Campbell	Elliott of Scott	Hansen
Bair	Clark	Ellsworth	Hatter
Ballew	Cole	Files	Hayes
Barnes	Cox	Finnern	Helgason
Berry	Dayton	Fleming	Hill
Burton	Ditto	Griswold	Hollis
Byers of Fayette	Elliott of Polk	Hagglund	

Hopkins	Knudson	Paulson	Swanson
Hush	Lamb	Pendray	Taylor
Irwin	Lichty	Ratliff	Van Buren
Istad	McCaulley	Read	Vaughn
Jaycox	McIlrath	Reimers	Venard
Jensen	McIntosh	Reno	Wamstad
Johnson of Keokuk	McMillan	Rutledge	Wearin
King	Mathews	Ryder	Whiting
Kline	O'Brien	Shannon	Mr. Speaker

The nays were, 7.

Bush	Hanson	Nelson of	Smith
Forsling	Miller	Hancock	Torgeson

Absent or not voting, 38.

Aiken	Gilmore	Lomas	Rice
Albert	Greene	Lovrien	Rylander
Baker	Hall	McCreery	Sass
Bixler	Heald	Mounce	Shields
Buchmiller	Hollingsworth	Nelson of Story	Simmer
Byers of Linn	Holmgren	O'Donnell	Truax
Crozier	Hubbard	Orr	Van Wert
Dean	Hunt	Pattison	Vosseller
Eckles	Johnson of	Randall	Wilson
Figgins	Dickinson	Rawlings	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### HOUSE FILE WITHDRAWN

Forsling of Woodbury asked and obtained unanimous consent to withdraw House File No. 483 from further consideration of the House.

#### PROOF OF PUBLICATION

The official proof of publication of House File No. 376, a bill for an act to legalize a transfer of funds by Appanoose County, Iowa, from the insane fund to the court expense fund, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 229, a bill for an act legalizing certain warrants of the incorporated town of Carlisle, Iowa.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 186, a bill for an act relating to marginal assignments or releases of mortgages, contracts or other instruments constituting encumbrances on real estate.

Also, that the Senate has amended and adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House concurrent resolution No. 7, memorializing the President of the United States and the Congress to increase federal aid for road construction.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 335, a bill for an act to legalize the temporary transfer of money from the bond interest fund to the general county fund of Clarke County, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 190, a bill for an act to legalize a bond issue in the town of Dike, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 221, a bill for an act to authorize the issuance of a patent to certain lands in Appanoose County, Iowa.

WALTER H. BEAM, *Secretary*.

#### SENATE AMENDMENT TO HOUSE FILE NO. 186

Amend by striking the word "ten" in line four of section 1 and inserting in lieu thereof the words and figures "twenty-five (25)".

#### SENATE AMENDMENT TO HOUSE CONCURRENT RESOLUTION NO. 7

Amend by adding at the end thereto the following: "and to each State Legislature now in session."

#### SENATE MESSAGE CONSIDERED

Senate File No. 229, a bill for an act legalizing certain warrants of the incorporated town of Carlisle, Iowa.

Read first and second times and referred to sifting committee.

## REPORTS OF COMMITTEES

Greene of Pottawattamie, from the committee on military, submitted the following report:

**MR. SPEAKER:** Your committee on military, to whom was referred House File No. 280, a bill for an act to pension survivors of the Captain John W. Ferguson's Company of State Militia known as "Davis County Regulators", providing the amount of such pension, the method of payment, and making an appropriation therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

HARRY M. GREENE, *Chairman.*

Passed on file.

Also:

**MR. SPEAKER:** Your committee on military, to whom was referred House File No. 19, a bill for an act to amend the law as it appears in section fifty-three hundred ninety-six (5396) of the Code of Iowa, 1927, relating to the powers of the soldiers' relief commission and to authorize such commission to purchase flags for the graves of honorably discharged soldiers, marines, or nurses who served in military or naval forces of the United States during any war, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Strike out all after the enacting clause and insert in lieu thereof, the following:

"Section 1. That the law as it appears in section fifty-three hundred ninety-six (5396) of the Code of Iowa, 1927, be and the same is hereby amended as follows:

By striking from line seven (7) the words "one dollar" and inserting in lieu thereof the words "three dollars"; and by inserting after the word "each" in line seven (7), the words "and a suitable flag at a cost of not to exceed twenty-five cents".

HARRY M. GREENE, *Chairman.*

Report adopted.

Also:

**MR. SPEAKER:** Your committee on military, to whom was referred House File No. 261, a bill for an act to amend section four hundred forty-six (446) of the Code, 1927, relating to the duties of the adjutant general, so as to provide for permanent registration of the graves of all persons who shall have served in the military or naval forces of the United States and whose remains may rest in Iowa, beg leave to report

they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

HARRY M. GREENE, *Chairman.*

Report adopted.

#### AMENDMENT FILED

Hush of Montgomery filed the following amendment as a substitute for the amendment filed by him and found in the journal of March 21st, to House Joint Resolution No. 6:

Amend House Joint Resolution No. 6, section one (1), by striking all after the word "from" in line 110, and all of line 111, and inserting in lieu thereof the following: "a point on primary road No. 32 west of Lewis by way of Griswold, Elliott, Red Oak, and Essex, to Shenandoah."

Simmer of Wapello filed the following amendment to House File No. 464:

Amend H. F. 464 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. That section four thousand seven hundred fifty-three-a-seventeen (4753-a17) of the Code, 1927, be and it is hereby amended by inserting after the word "indebtedness" in line 9 thereof the following:

"except when applying to primary roads in which case not to exceed five per cent (5%)."

Sec. 2. This act is deemed of immediate importance and shall be in force and effect from and after its publication in the Ottumwa Courier, newspaper published in Ottumwa, Iowa, and the Iowa Legionaire published in Des Moines, Iowa.

On motion of Bair of Buena Vista the House adjourned until 9:00 a. m., Monday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 25, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Geo. J. Cornford of the United Brethren church, Chariton, Iowa.

Journal of March 23d corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Sass of Woodbury for the day, on request of Johnson of Keokuk; Hunt of Louisa for the day, on request of Clark of Fremont; Buchmiller of Greene for the day, on request of Mathews of Des Moines; Rawlings of Monona for the day, on request of Hayes of Dubuque; Crozier of Mahaska for the day, on request of Ratliff of Henry; Hall of Wapello until eleven o'clock, on request of Orr of Clayton.

## PETITIONS

The following petitions opposing House File No. 282 were presented and referred to the committee on fish and game:

By Rice of Clinton, from citizens of Clinton county.

By Paulson of Clinton, from citizens of Clinton county.

By Figgins of Union, from citizens of Union county.

By Torgeson of Worth, from citizens of Joice, Iowa.

Lichty of Black Hawk presented a petition from citizens of Waterloo urging the passage of House File No. 282.

Referred to committee on fish and game.

Paulson of Clinton presented a petition from members of the Clinton Business and Professional Women's Club favoring Senate File No. 95.

Referred to committee on public health.

Files of Cerro Gordo offered the following resolution:



## HOUSE CONCURRENT RESOLUTION NO. 12

Memorializing the Congress and the Secretary of Agriculture of the United States to oppose Tariff on Canadian Lumber and Shingles.

*Whereas*, The farmers of Iowa, as well as of other States, as a result of seven years of agricultural depression, today are confronted with an urgent necessity for a general reconstruction and rehabilitation of their farm buildings, and

*Whereas*, The building material necessary therefor is, to a very large extent, imported from the Dominion of Canada, and

*Whereas*, There is now pending in the Congress of the United States a bill proposing a duty of 25 per cent ad valorem on Canadian cedar shingles and lumber and a specific duty of \$3.00 per thousand feet on lumber other than cedar, products largely used by the farmers of this and other states, and which now enter this country duty free; and

*Whereas*, Imposition of a tariff on Canadian lumber and shingles undoubtedly would result in multiplying this added cost through logger, manufacturer, jobber and retailer to the farmers and other consumers, who would thereby be forced to pay this unnecessary and unfair expense, and

*Whereas*, The imposition of a tariff on lumber would tend to further deplete our rapidly diminishing forests and is not consistent with the nation's conservation and reforestation program, and

*Whereas*, The Executive Committee of the Iowa Farm Bureau Federation, recently assembled in Des Moines from every Congressional District in this State, voiced a vigorous and unanimous protest in opposition to this proposed tariff, therefore;

*Be It Resolved*, by the House of Representatives of the State of Iowa, the Senate concurring, That the Senate and House of Representatives of the United States be, and they are hereby urged to oppose the placing of any duty upon Canadian Lumber and Shingles, and

*Be It Further Resolved*, That the Chief Clerk of the House be and he is hereby directed to forward a copy of this memorial and resolution to each member of Congress from the State of Iowa and to the Secretary of Agriculture at Washington.

Unanimous consent having been granted for the immediate consideration of the concurrent resolution, Mr. Files moved its adoption.

Motion prevailed and the concurrent resolution was adopted.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 290, a bill for an act relating to organizations which solicit public donations.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 396, a bill for an act to legalize the proceedings of the board of supervisors of Allamakee County, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 451, a bill for an act to authorize the State Board of Conservation, subject to the approval of the Executive Council, to reconstruct and re-establish Rice Lake located in Winnebago and Worth Counties.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 463, a bill for an act relating to the extension of water mains.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 351, a bill for an act to authorize the expenditure and investment of tax funds raised for the erection and maintenance of memorial buildings and monuments when such funds have remained unexpended for a period of five years or more.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 89, a bill for an act relating to falsely assuming to be and impersonating officers, so as to extend the provisions thereof to include state agents and peace officers.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 258, a bill for an act to appropriate sufficient funds to pay the maintenance tax against state lands in drainage district No. 13, located in Muscatine and Louisa counties, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 154, a bill for an act relating to the requirements for labeling mineral mixtures.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 155, a bill for an act relating to definitions and rules of construction for commercial feeds.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 330, a bill for an act to legalize the corporate acts and transactions of the Sheldon Armory Company of Sheldon, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 441, a bill for an act relating to repairs of drainage improvements.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 294, a bill for an act to transfer the Capitol Extension Fund to the General Fund of the State Treasury.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 374, a bill for an act relating to the time of opening and closing polls at elections.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 422, a bill for an act to convey by patent real estate to the government of the United States.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 297, a bill for an act relating to the time that changes in subdistrict boundaries, and when new school township organizations shall become effective.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 373, a bill for an act relating to the publishing of notices pertaining to street improvements, sewers, special assessments, elections and bonds issued therefor.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 277, a bill for an act relating to the appointment of the local registrar of vital statistics.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 435, a bill for an act relating to the giving of bribes.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 378, a bill for an act relative to registrars acting in the dual duty of registrar and clerk of election.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 406, a bill for an act relating to the operation of motor vehicles.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 385, a bill for an act relating to the canvass of election returns by Judges of Election.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 356, a bill for an act relating to the lien of personal taxes upon real estate.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 265, a bill for an act relative to the offsetting of tax on school tuition.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 281, a bill for an act relating to the removal of trees from highways.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 196, a bill for an act to legalize the proceedings of the Jewell Farmers Elevator Company, Jewell, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 359, a bill for an act relating to general powers of railway corporations and authorizing railroad corporations to engage in the business of transporting persons and property for hire upon the public highways, or by air.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 233, a bill for an act to make permanent transfer of money from the water fund of the town of Kamrar, Iowa, to the general fund of said town.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 212, a bill for an act relating to the exemption from taxation of soldiers, sailors, marines and nurses who participated in the war with Spain.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 161, a bill for an act relating to the filing and auditing of expense vouchers of District Judges and the issuance of warrants therefor.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 194, a bill for an act to fix jurisdiction of offenses committed in aircraft.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 354, a bill for an act relating to township licenses for places of amusement.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 340, a bill for an act to relinquish any state claim in or to certain real estate situated in the city of Muscatine, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 438, a bill for an act relating to the certification of the names of candidates and to the order in which the names of such candidates are arranged on primary election ballots.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 180, a bill for an act to legalize a transfer of funds by the Board of Supervisors of Dubuque County.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 291, a bill for an act relating to City and Town Council and to authorize the providing of Uniforms and equipment for members of police and fire departments.

WALTER H. BEAM, *Secretary*.

#### SENATE MESSAGES CONSIDERED

Senate File No. 290, a bill for an act so to amend chapter ninety-three (93), Code, 1927, as to transfer the powers and duties therein specified, from the secretary of state to the board of control of state institutions, said chapter relating to organizations which solicit public donations.

Read first and second times and referred to sifting committee.

Senate File No. 396, a bill for an act to legalize the proceedings of the board of supervisors of Allamakee county, Iowa, in trans-

ferring to the county general fund certain moneys from divers other funds, and to relieve said county and its board of supervisors from the obligation to return said moneys to the funds from which they were transferred.

Read first and second times and referred to sifting committee.

Senate File No. 451, a bill for an act to authorize the State Board of Conservation, subject to the approval of the Executive Council, to re-construct and re-establish Rice Lake located in Winnebago and Worth counties.

Read first and second times and referred to sifting committee.

Senate File No. 463, a bill for an act to amend section sixty-one hundred ninety-a thirteen (6190-a13), Code, 1927, relating to the extension of water mains, and extending the provisions of chapter three hundred fourteen-a one (314-a1), Code, 1927, to certain cities acting under city manager plan and to cities acting under special charter.

Read first and second times and referred to sifting committee.

Senate File No. 351, a bill for an act to authorize the expenditure and investment of tax funds raised for the erection and maintenance of memorial buildings and monuments when such funds have remained unexpended for a period of five (5) years or more.

Read first and second times and referred to sifting committee.

Senate File No. 89, a bill for an act to amend the law as it appears in section thirteen thousand three hundred seven (13307) of the Code, 1927, relating to falsely assuming to be and impersonating officers, so as to extend the provisions thereof to include state agents and peace officers.

Read first and second times and referred to sifting committee.

Senate File No. 441, a bill for an act to amend section seven thousand five hundred fifty-nine (7559) of the Code, 1927, relating to repairs of drainage improvements.

Read first and second times and referred to sifting committee.

Senate File No. 294, a bill for an act to transfer the Capitol Extension Fund to the General Fund of the state treasury.

Read first and second times and referred to committee on appropriations.

Senate File No. 374, a bill for an act to amend sections five hundred sixty-five (565) and seven hundred ninety-one (791), Code, 1927, relating to the time of opening and closing the polls at elections.

Read first and second times and referred to sifting committee.

Senate File No. 422, a bill for an act to convey by patent real estate to the government of the United States.

Read first and second times and referred to sifting committee.

Senate File No. 297, a bill for an act to amend the law as it appears in sections forty-one hundred twenty-nine (4129), forty-one hundred thirty (4130), and forty-one hundred fifty-one (4151), of the Code, 1927, relating to the time that changes in subdistrict boundaries, and when new school township organizations, shall become effective.

Read first and second times and referred to sifting committee.

Senate File No. 373, a bill for an act to amend sections of the Code, 1927, numbered as follows: three hundred fifty-two (352), three hundred sixty-three (363), one thousand one hundred seventy-two (1172), five thousand nine hundred ninety-seven (5997), six thousand four (6004), six thousand twenty-six (6026), six thousand sixty-six dash a seven (6066-a7), six thousand seventy (6070), six thousand eighty-three (6083), six thousand eighty-five (6085), six thousand one hundred thirty-three (6133), six thousand one hundred forty-five (6145), and six thousand two hundred forty-four (6244), relating to the publishing of notices pertaining to street improvements, sewers, special assessments, elections and bonds issued therefor.

Read first and second times and referred to sifting committee.

Senate File No. 277, a bill for an act to amend section twenty-three hundred eighty-nine (2389), Code, 1927, relating to the appointment of the local registrar of vital statistics.

Read first and second times and referred to sifting committee.

Senate File No. 435, a bill for an act to amend section thirteen thousand three hundred two (13302) of the Code, 1927, relating to the giving of bribes.

Read first and second times and referred to sifting committee.

Senate File No. 378, a bill for an act to amend section six hundred ninety (690) of the Code, 1927, in relation to registrars acting in the dual duty of registrar and clerk of election.

Read first and second times and referred to sifting committee.

Senate File No. 406, a bill for an act to amend section five thousand thirty-three (5033) of the Code, 1927, relating to the operation of motor vehicles.

Read first and second times and referred to sifting committee.

Senate File No. 385, a bill for an act to amend section eight hundred forty (840) of the Code, 1927, in relation to the canvass of election returns by Judges of Election.

Read first and second times and referred to sifting committee.

Senate File No. 356, a bill for an act to amend the law as it appears in sections seven thousand one hundred ninety-two (7192) and seven thousand two hundred three (7203) of the Code, 1927, relating to the lien of personal taxes upon real estate.

Read first and second times and referred to sifting committee.

Senate File No. 265, a bill for an act to amend section four thousand two hundred sixty-nine (4269) of the Code, 1927, in relation to the offsetting of tax on school tuition.

Read first and second times and referred to sifting committee.

Senate File No. 281, a bill for an act to amend section seventy-six hundred forty-nine (7649), Code, 1927, relating to the removal of trees from highways.

Read first and second times and referred to sifting committee.

#### CONSIDERATION OF SENATE AMENDMENTS

On request of Albert of Grundy, House File No. 186, a bill for an act amending sections fifty-one hundred seventy-seven (5177) and ten thousand one hundred fifteen (10115) of the Code, 1927, relating to marginal assignments or releases of mortgages, contracts or other instruments constituting encumbrances on real estate, with Senate amendment was taken up and the amendment read and considered.



## SENATE AMENDMENT TO HOUSE FILE NO. 186

Amend by striking the word "ten" in line four of section 1 and inserting in lieu thereof the words and figures "twenty-five (25)".

Mr. Albert moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 67.

Aiken	Greene	Johnson of	Pattison
Albert	Griswold	Keokuk	Paulson
Bair	Hanson	King	Pendray
Ballew	Hatter	Kline	Ratliff
Burton	Hayes	Knudson	Reno
Byers of Linn	Heald	Lamb	Rutledge
Campbell	Helgason	Lichty	Ryder
Cole	Hill	Lomas	Rylander
Dayton	Hollingsworth	McCaulley	Shannon
Dean	Hollis	McCreery	Shields
Ditto	Holmgren	McIlrath	Smith
Elliott of Scott	Hopkins	McIntosh	Taylor
Ellsworth	Istad	McMillan	Van Buren
Figgins	Jaycox	Mathews	Vaughn
Finnern	Jensen	Miller	Venard
Forsling	Johnson of	Mounce	Vosseller
Gilmore	Dickinson	O'Brien	Whiting
			Wilson

The nays were, 6.

Bixler	Hush	Swanson	Torgeson
Clark	Read		

Absent or not voting, 35.

Allen	Eckles	Irwin	Reimers
Baker	Elliott of Polk	Lovrien	Rice
Barnes	Files	Nelson of	Sass
Berry	Fleming	Hancock	Simmer
Buchmiller	Hagglund	Nelson of Story	Truax
Bush	Hall	O'Donnell	Van Wert
Byers of Fayette	Hansen	Orr	Wamstad
Cox	Hubbard	Randall	Wearin
Crozier	Hunt	Rawlings	Mr. Speaker

The House concurred in Senate amendment to House File No. 186.

On request of Hollis of Black Hawk, House Concurrent Resolution No. 7, House concurrent resolution memorializing the President and the Congress of the United States to increase federal aid for road construction, with Senate amendment, was taken up and the amendment read and considered.

SENATE AMENDMENT TO HOUSE CONCURRENT  
RESOLUTION NO. 7

Amend by adding at the end thereof the following: "and to each State Legislature now in session."

On motion of Hollis of Black Hawk the House concurred in the Senate amendment to House Concurrent Resolution No. 7.

On motion of Hollis of Black Hawk, chairman of the committee on roads and highways, the report of the committee recommending that Senate File No. 149 be indefinitely postponed was adopted.

On motion of Lichty of Black Hawk, chairman of the committee on schools and textbooks, the report of the committee recommending that House File No. 372 be indefinitely postponed was adopted.

On motion of Johnson of Dickinson, chairman of the committee on board of control, the report of the committee recommending that House File No. 368 be indefinitely postponed was adopted.

On motion of McCaulley of Calhoun, chairman of the committee on ways and means, the report of the committee recommending that House File No. 399 be indefinitely postponed was adopted.

On motion of Pattison of Jefferson, chairman of the committee on railroads, the report of the committee recommending that House File No. 476 be indefinitely postponed was adopted.

Wearin of Mills offered the following resolution:

## RESOLUTION

*Whereas*, The Honorable J. D. Robbins, who was a member of the House of Representatives in the Thirty-fourth General Assembly from Mills County, died on the third day of September, 1928, therefore,

*Be It Resolved*, That a committee of three be appointed to draft suitable resolutions to be presented to the House in commemoration of his life and services.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Wearin moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Wearin of Mills, Greene of Pottawattamie, and Clark of Fremont.

Reno of Polk asked and obtained unanimous consent to have House File No. 418, with the report of the committee recommending indefinite postponement, referred to the sifting committee.

Kline of Davis asked and obtained unanimous consent to have House File No. 280, with the report of the committee recommending indefinite postponement, referred to the committee on claims.

Speaker pro tempore Mathews in the chair.

### CONSIDERATION OF BILLS

House File No. 245, a bill for an act regulating the sale of school textbooks in the public schools of the state of Iowa, with report of committee recommending passage was taken up for consideration.

Knudson of Hamilton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 85.

Bair	Gilmore	Kline	Read
Ballew	Griswold	Knudson	Reimers
Barnes	Hagglund	Lamb	Reno
Berry	Hanson	Lichty	Rice
Bixler	Hatter	Lomas	Rutledge
Burton	Hayes	Lovrien	Ryder
Bush	Heald	McCaulley	Rylander
Byers of Fayette	Helgason	McIlrath	Shannon
Byers of Linn	Hill	McIntosh	Smith
Campbell	Hollingsworth	McMillan	Swanson
Clark	Hollis	Mathews	Taylor
Cole	Holmgren	Miller	Torgeson
Dayton	Hush	Mounce	Truax
Dean	Irwin	Nelson of	Van Buren
Ditto	Istad	Hancock	Van Wert
Elliott of Polk	Jaycox	Nelson of Story	Vaughn
Elliott of Scott	Jensen	O'Brien	Vosseller
Ellsworth	Johnson of	Orr	Wamstad
Figgins	Dickinson	Pattison	Wearin
Files	Johnson of	Paulson	Whiting
Finnern	Keokuk	Pendray	Wilson
Forsling	King	Ratliff	Mr. Speaker

The nays were, none.

Absent or not voting, 23.

Aiken	Baker	Crozier	Greene
Albert	Buchmiller	Eckles	Hall
Allen	Cox	Fleming	Hansen

Hopkins	McCreery	Rawlings	Simmer
Hubbard	O'Donnell	Sass	Venard
Hunt	Randall	Shields	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

The hour having arrived for special order, Senate File No. 7, a bill for an act to repeal the law as it appears in section thirteen thousand eight hundred ninety-one (13891) of the Code, 1927, relating to the failure of the defendant to testify in a criminal prosecution, was taken up for consideration, having been recalled by invoking rule 58.

Ratliff of Henry moved the previous question.

Motion prevailed.

Hagglund of Page moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 81.

Albert	Fleming	Kline	Reimers
Allen	Forsling	Knudson	Reno
Bair	Greene	Lamb	Rice
Baker	Griswold	Lichty	Rutledge
Ballew	Hagglund	Lomas	Rylander
Barnes	Hanson	Lovrien	Shannon
Berry	Hatter	McCreery	Shields
Bixler	Heald	McIlrath	Smith
Burton	Helgason	McIntosh	Swanson
Byers of Fayette	Hill	McMillan	Taylor
Byers of Linn	Hollingsworth	Mathews	Torgeson
Campbell	Hollis	Miller	Truax
Clark	Holmgren	Mounce	Van Buren
Cole	Hopkins	Nelson of	Van Wert
Dayton	Hush	Hancock	Vaughn
Dean	Istad	Nelson of Story	Venard
Ditto	Jaycox	Paulson	Vosseller
Elliott of Polk	Jensen	Pendray	Wamstad
Figgins	Johnson of	Randall	Wilson
Files	Dickinson	Ratliff	Mr. Speaker
Finnern	King	Read	

The nays were, 16.

Aiken	Hayes	McCaulley	Pattison
Elliott of Scott	Irwin	O'Brien	Ryder
Ellsworth	Johnson of	O'Donnell	Wearin
Gilmore	Keokuk	Orr	Whiting
Hansen			

Absent or not voting, 11.

Buchmiller	Crozier	Hubbard	Sass
Bush	Eckles	Hunt	Simmer
Cox	Hall	Rawlings	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Hagglund of Page moved that the vote by which Senate File No. 7 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 298, a bill for an act to repeal the law as it appears in section seventeen hundred sixty-six (1766), section seventeen hundred sixty-six-a one (1766-a1), and section seventeen hundred sixty-six-a two (1766-a2), of the Code, 1927, and to enact substitutes therefor; and to amend the law as it appears in chapter eighty-six (86) of the Code, 1927, relating to the killing, trapping, or ensnaring of certain fur-bearing animals and the destruction of their houses, nests, or dens, and relating to the buying and selling of carcasses and skins or furs of such animals, so as to provide a closed season therefor, was taken up for consideration.

Bixler of Adams moved that the amendment filed by him and found in the journal of March 22nd be adopted.

Kline of Davis offered the following amendment to the amendment filed by Mr. Bixler and moved its adoption:

Amend by striking from lines nine (9) and ten (10) the word "muskrats."

Amendment lost.

O'Brien of Allamakee offered the following amendment to the amendment by Mr. Bixler, and moved its adoption:

Amend by striking from lines ten (10) and eleven (11) the words "or any raccoon or skunk from November first to January thirty-first, both dates inclusive."

Amendment lost.

Amendment by Mr. Bixler lost.

Holmgren of Palo Alto offered the following amendment and moved its adoption:

Amend Senate File No. 298 by striking from section two (2) all following the period in line seven (7) down to the period in line eleven (11), and substituting in lieu thereof the words as described in section 1730 of the Code of Iowa, 1927.

Amendment adopted.

Bixler of Adams offered the following amendment and moved its adoption:

Amend Section two (2), line twelve by striking all after the word "ensnare" up to and including the word "year" in line fourteen (14) and inserting in lieu thereof the words "opossum or raccoon in the northern district, from October 20 to December 1; in the southern district from November 1 to December 20." Also in line thirteen (13) insert the word "other" after the word "the."

Amendment adopted.

King of Clay moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 73.

Albert	Greene	Knudson	Rice
Allen	Hagglund	Lamb	Rutledge
Baker	Hall	Lichty	Ryder
Ballew	Hanson	Lovrien	Rylander
Barnes	Hatter	McCaulley	Smith
Bixler	Hayes	McCreery	Swanson
Burton	Heald	McIlrath	Taylor
Byers of Fayette	Helgason	McIntosh	Torgeson
Byers of Linn	Hollis	McMillan	Truax
Campbell	Holmgren	Mathews	Van Wert
Cole	Hopkins	Miller	Vaughn
Dayton	Hush	Nelson of Story	Venard
Dean	Irwin	Orr	Vosseller
Elliott of Polk	Jaycox	Paulson	Wamstad
Elliott of Scott	Jensen	Pendray	Wearin
Ellsworth	Johnson of	Randall	Whiting
Figgins	Dickinson	Reimers	Wilson
Finnern	King	Reno	Mr. Speaker
Gilmore	Kline		

The nays were, 10.

Clark	Lomas	Pattison	Shannon
Istad	Nelson of	Ratliff	Shields
Johnson of	Hancock	Read	
Keokuk			

Absent or not voting, 25.

Aiken	Buchmiller	Crozier	Files
Bair	Bush	Ditto	Fleming
Berry	Cox	Eckles	Forsling

Griswold  
Hansen  
Hill  
Hollingsworth

Hubbard  
Hunt  
Mounce

O'Brien  
O'Donnell  
Rawlings

Sass  
Simmer  
Van Buren

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

King of Clay moved that the vote by which Senate File No. 298 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 111, a bill for an act to repeal section thirteen hundred eighty-seven (1387), of the Code, 1927, and to enact a substitute therefor, relative to surgical, medical and hospital services to be furnished injured employees and providing for the regulation of such fees and charges, was taken up for consideration, having been recalled from committee by invoking rule 58.

Cole of Harrison offered the following amendment and moved its adoption:

Amend by inserting after the word "employer" in line five (5) of section one (1) the words "when so requested by an injured employee or anyone for him".

Amendment adopted.

Hansen of Scott offered the following amendment and moved its adoption:

Amend by striking from lines seven (7) and eight (8) of section one (1) the words and figures "two hundred dollars (\$200.00)" and inserting in lieu thereof the words and figures "one hundred dollars (\$100.00)".

Reno of Polk offered the following amendment as a substitute for the pending amendment and moved its adoption:

Amend by striking therefrom all after the enacting clause and substituting the following in lieu thereof:

Section 1. Section thirteen hundred eighty-seven (1387) of the Code, 1927, be and the same is hereby amended by striking from line seventeen the word "one" and inserting in lieu thereof the word "two".

On the question, "Shall the substitution be made?" a roll call was demanded.

The ayes were, 17.

Baker	Hayes	McIntosh	Reno
Ballew	Irwin	McMillan	Rice
Figgins	Jaycox	O'Donnell	Taylor
Forsling	Lamb	Paulson	Mr. Speaker
Hall			

The nays were, 60.

Albert	Gilmore	Kline	Ryder
Allen	Greene	Knudson	Rylander
Barnes	Hagglund	Lovrien	Shannon
Berry	Hansen	McCreery	Smith
Bixler	Hanson	McIlrath	Swanson
Burton	Hatter	Mathews	Torgeson
Byers of Fayette	Heald	Miller	Truax
Campbell	Helgason	Nelson of	Van Buren
Clark	Hollingsworth	Hancock	Van Wert
Cole	Hollis	Nelson of Story	Vaughn
Dayton	Holmgren	Pattison	Vosseller
Dean	Hopkins	Pendray	Wamstad
Elliott of Polk	Hush	Randall	Wearin
Ellsworth	Istad	Read	Whiting
Finnern	Jensen	Reimers	Wilson
Fleming			

Absent or not voting, 31.

Aiken	Elliott of Scott	Johnson of	Orr
Bair	Files	Keokuk	Ratliff
Buchmiller	Griswold	King	Rawlings
Bush	Hill	Lichty	Rutledge
Byers of Linn	Hubbard	Lomas	Sass
Cox	Hunt	McCaulley	Shields
Crozier	Johnson of	Mounce	Simmer
Ditto	Dickinson	O'Brien	Venard
Eckles			

Substitute amendment lost.

Amendment by Mr. Hansen was adopted.

Cole of Harrison moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 72.

Aiken	Byers of Fayette	Hagglund	Holmgren
Albert	Campbell	Hall	Hopkins
Allen	Cole	Hansen	Irwin
Bair	Dean	Hanson	Istad
Baker	Elliott of Polk	Hatter	Jaycox
Ballew	Elliott of Scott	Heald	Jensen
Barnes	Ellsworth	Helgason	Johnson of
Bixler	Fleming	Hollingsworth	Dickinson
Burton	Greene	Hollis	



Johnson of Keokuk	McMillan	Ratliff	Torgeson
King	Mathews	Reimers	Truax
Knudson	Miller	Rice	Van Buren
Lamb	Mounce	Ryder	Vaughn
Lichty	Nelson of Story	Rylander	Vosseller
Lovrien	O'Brien	Shannon	Wamstad
McCreery	Orr	Shields	Wearin
McIlrath	Pattison	Smith	Whiting
McIntosh	Pendray	Swanson	Wilson
	Randall	Taylor	

The nays were, 16.

Berry	Finnern	Nelson of Hancock	Reno
Clark	Hayes	Paulson	Rutledge
Dayton	Kline	Read	Van Wert
Figgins	Lomas		Venard
Files			

Absent or not voting, 20.

Buchmiller	Ditto	Hill	O'Donnell
Bush	Eckles	Hubbard	Rawlings
Byers of Linn	Forsling	Hunt	Sass
Cox	Gilmore	Hush	Simmer
Crozier	Griswold	McCaulley	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 176, a bill for an act to regulate the registration of motor vehicles and the issuance of chauffeur's license and the cancellation of such registration and license when an unsatisfied final judgment arising from the negligent operation of a motor vehicle exists against the applicant for such registration or license, to prohibit the operation of motor vehicles by parties against whom such unsatisfied judgment exists, and to provide penalties for the violation of this act, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Rutledge of Webster the amendments proposed by the committee, found on page 858 of the journal of March 19th, were adopted.

Fleming of Adair offered the following amendment and moved its adoption:

Amend section one (1), line seventeen (17), by striking the words and figures "three days (3)" and inserting in lieu thereof "ten (10) days".

**Amendment adopted.**

Reimers of Lyon offered the following amendment and moved its adoption:

Amend House File No. 176, Section 5, by striking the period at the end of the section and inserting a comma and adding the following words:

"and upon conviction thereof, shall be punished by a fine of not less than Twenty-five (\$25.00) Dollars, nor more than One Hundred (\$100.00) Dollars."

Amendment adopted.

Rutledge of Webster moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 84.

Albert	Griswold	Johnson of	Read
Allen	Hagglund	Keokuk	Reimers
Baker	Hall	King	Reno
Ballew	Hansen	Kline	Rice
Barnes	Hanson	Knudson	Rutledge
Bixler	Hatter	Lamb	Ryder
Burton	Hayes	Lichty	Rylander
Byers of Fayette	Heald	Lomas	Shannon
Byers of Linn	Helgason	Lovrien	Shields
Campbell	Hill	McCreery	Swanson
Cole	Hollingsworth	McIlrath	Taylor
Dayton	Hollis	McIntosh	Torgeson
Dean	Holmgren	McMillan	Truax
Ditto	Hopkins	Mathews	Van Buren
Elliott of Polk	Hush	Nelson of	Van Wert
Elliott of Scott	Irwin	Hancock	Vaughn
Ellsworth	Istad	Nelson of Story	Venard
Figgins	Jaycox	O'Brien	Wamstad
Files	Jensen	Orr	Wearin
Finnern	Johnson of	Pattison	Whiting
Fleming	Dickinson	Pendray	Wilson
Greene.		Ratliff	Mr. Speaker

The nays were, 2.

Clark Miller

Absent or not voting, 22.

Aiken	Crozier	McCaulley	Rawlings
Bair	Eckles	Mounce	Sass
Berry	Forsling	O'Donnell	Simmer
Buchmiller	Gilmore	Paulson	Smith
Bush	Hubbard	Randall	Vosseller
Cox	Hunt		

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Rutledge of Webster moved that the vote by which House File No. 176 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### HOUSE FILES WITHDRAWN

Smith of O'Brien asked and obtained unanimous consent to have House File No. 274 withdrawn from the sifting committee and from further consideration of the House.

Bixler of Adams asked and obtained unanimous consent to have House File No. 54 withdrawn from further consideration of the House.

#### PROOF OF PUBLICATION

The official proof of publication of Senate File No. 396, a bill for an act to legalize the proceedings of the Board of Supervisors of Allamakee county, Iowa, in transferring to the county general fund certain moneys from divers other funds, and to relieve said county and its board of supervisors from the obligation to return said moneys to the funds from which they were transferred, was duly filed with the Chief Clerk of the House in compliance with the provisions of section 10358 of the Code, 1927.

On the request of Reno of Polk, unanimous consent having been granted the House will recess at 10:45 a. m., Tuesday, for one half hour to attend the memorial services for the late Marshal Foch.

#### AMENDMENTS FILED

Hollis of Black Hawk filed the following amendment to House Joint Resolution No. 6:

Amend House Joint Resolution No. 6 by striking lines four (4) to eighteen (18) both inclusive, from section one (1) and substituting in lieu thereof the following:

"Section 1. Notwithstanding the provisions of Article VII or any other provision of the Constitution of Iowa, the State may, by act of the General Assembly, contract an indebtedness not to exceed one hundred million dollars (\$100,000,000.00) for the improvement of highways and for the payment or retirement of County primary road bonds and bonds issued to refund County primary road bonds; and for such purposes may issue bonds and provide ways and means for the payment of the same, and may pledge the credit of the State therefor. Such act shall pledge to the pay-

ment of such bonds and interest thereon such rates or amounts of motor license fees and/or gasoline or other motor fuel license fees as may be determined by the General Assembly to be sufficient to meet both principal and interest as they mature and accrue; and shall provide for the levy, imposition, collection and pledge of such general property tax as may be required to supply the deficiency, if any, between the amount of principal and interest due on the bonds during any year or years and the funds produced by said pledged license fees during such year or years; and it shall be a sufficient statement of such tax that such act direct the Executive Council annually to compute such deficiency, if any, and fix the rate necessary to produce such amount. The provisions of such act pledging funds and levying taxes for the payment of principal and interest of bonds issued thereunder shall be irrevocable so long as any of such bonds are outstanding, unpaid and uncalled. Such bonds may be issued from time to time on such terms as the General Assembly shall by law provide; but each bond shall become due and payable not more than twenty years after its date."

C. A. HOLLIS.

Byers of Linn filed the following amendment to House File No. 69:

Amend House File No. 69 by adding Section 2 thereto, as follows:

Sec. 2. No officer or employee of the League of Iowa Municipalities shall be interested, directly or indirectly, in any contract with any city or town, or in any work done or materials furnished any city or town, or the profits thereof, nor shall any such officer or employee directly or indirectly receive any profit, commission or compensation of any kind or nature arising or growing out of the sale or the furnishing of any supplies, equipment, material, or any other article or thing to any city or town, or for any work of public improvement.

A violation of the foregoing provision shall invalidate the contract or sale, and shall be a complete defense to any action to recover any consideration due under the contract or for the furnishing of such labor, material, equipment, supplies, or other article or thing.

Lichty of Black Hawk filed the following amendments to House Joint Resolution No. 6:

Amend section one (1) of House Joint Resolution No. 6 by inserting in line 88 after the comma following the word "Waterloo", the word "Cedar Falls,";

Also by inserting in line 177 after the comma following the word "Waterloo", the word "Cedar Falls,".

Venard of Sioux filed the following amendment to House Joint Resolution No. 6:

Amend House Joint Resolution No. six (6) by striking all of line 63 following the word Paullina and by striking all of line 64, and inserting in lieu thereof the following: Orange City and Hawarden to a point on South Dakota line west of Hawarden.

Bixler of Adams filed the following amendment to House Joint Resolution No. 6:

Amend Section three (3), by inserting after the word "Creston" in line one hundred six (106) the words "Prescott, Nodaway."

Albert of Grundy filed the following amendment to House File No. 138:

Amend House File No. 138 by striking from line one (1) of the title the following words "state custodial farm at Clive" and inserting in lieu thereof the following:

"mens' reformatory at Anamosa".

Also, amend Section 1 by striking from lines one (1) and two (2) thereof the following:

"state farm at Clive".

and inserting in lieu thereof the following:

"mens' reformatory at Anamosa,".

On motion of Truax of Buchanan the House adjourned until 8:45 a. m., Tuesday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 26, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. H. J. Moore, pastor of the Union Park Presbyterian Church, Des Moines.

Journal of March 25th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Sass of Woodbury for the day, on request of Johnson of Keokuk; Griswold of Madison for the day, on request of Berry of Monroe; Crozier of Mahaska for the day, on request of Ratliff of Henry.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports it has examined and finds correctly enrolled: House Files Nos. 154, 155, 159, 190, 221, 258, 330, 335, 255, 161, 186, 180, 194, 196, 212, 233, 291, 340, 354, 359 and 438. Senate Files Nos. 134, 146, 148, 162, 358 and 407.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House Files Nos. 154, 155, 159, 190, 221, 258, 330, 335, 255, 161, 180, 186, 194, 196, 212, 233, 291, 340, 354, 359, 438.

Senate Files Nos. 134, 146, 148, 162, 358 and 407.

## BILLS SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

**MR. SPEAKER:** Your committee on enrolled bills respectfully reports that it has, on this 26th day of March, 1929, sent to the governor for his approval: House Files Nos. 161, 180, 186, 194, 196, 212, 233, 291, 340, 354, 359, 438, 154, 155, 159, 190, 221, 258, 330, 335, and 255.

S. R. TORGESON, *Chairman.*

Report adopted.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 225 a bill for an act to legalize Ordinance No. 69 of the incorporated Town of Rolfe, Iowa, and the franchise therein granted and all proceedings had thereunder.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 199, a bill for an act relating to the operation of motor trucks or trailers upon the public highways of this state.

Also, that the Senate has concurred in House amendments to Senate File No. 142, relating to proposed expenditures of county officers.

Also, that the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 12, memorializing the Congress and the Secretary of Agriculture of the United States to oppose Tariff on Canadian Lumber and Shingles.

Also, that the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House File No. 7, a bill for an act relating to normal training exceptions.

Also, that the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House File No. 70, a bill for an act relating to school officers.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 362, a bill for an act to legalize the publication of legal notices in The Daily Reporter, a newspaper published in Sioux City, Woodbury County, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 449, a bill for an act to make permanent the temporary transfer of money from the County bond fund to the County general fund of Davis County, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 135, a bill for an act to legalize certain warrants issued by the town of Underwood, Iowa, on the general fund of said corporation and to authorize the sale of bonds to fund the same.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 239, a bill for an act to make permanent the temporary transfer of money from the General Fund to the School House Fund of the Independent School District of Lake City, Calhoun County, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 260, a bill for an act to make an appropriation to the Wickes Engineering & Construction Company for claims arising out of construction work in Project B-30, Boone County, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 316, a bill for an act to make appropriation to Henry Schwarck for loss of a horse as a result of injury when struck by a state owned truck.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 254, a bill for an act to reimburse Dr. Thomas P. Brennan for money paid by him for legal services required in defending an action brought against him as acting director of the State Psychopathic Hospital, Iowa City, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 376, a bill for an act to legalize a transfer of funds by Appanoose County, Iowa, from the insane fund to the court expense fund.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:



House File No. 277, a bill for an act authorizing the Executive Council to transfer certain described land located in Tama County to the Cherry-Burrell Corporation in order to carry out a contract entered into.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 384, a bill for an act to legalize the proceedings of the town of Bellevue, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 401, a bill for an act to legalize certain transfer of funds by the town of Roland, Iowa.

Also, that the Senate requests the return of Senate File No. 292.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 264, a bill for an act to amend chapter one hundred twenty-nine (129), Laws of the Twenty-fifth General Assembly, providing relief for one, Frederick M. Hull.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 391, a bill for an act to make permanent the temporary transfer of certain funds by the municipality of Charles City, Iowa.

WALTER H. BEAM, *Secretary*.

#### SENATE AMENDMENT TO HOUSE FILE NO. 264

Amend by striking from line 9 of Sec. 3 the word and figure "six (6)" and inserting in lieu thereof the word and figure "two (2)".

#### SENATE AMENDMENT TO HOUSE FILE NO. 391

Amend Sec. 2 by striking from line four the words "Fredericksburg News" and inserting in lieu thereof the words "Rockford Register".

Also by striking from line five the word "Fredericksburg" and inserting in lieu thereof the word "Rockford".

#### SENATE MESSAGES CONSIDERED

Senate File No. 199, a bill for an act relating to the operation of motor trucks or trailers upon the public highways of this state; requiring the payment of license fees based upon the actual weight of loads carried; and providing penalties for violations thereof.

Read first and second times and referred to sifting committee.

Senate File No. 225, a bill for an act to legalize Ordinance No. 69 of the incorporated town of Rolfe, Iowa, and the franchise therein granted and all proceedings had thereunder.

Read first and second times and referred to sifting committee.

Bush of Cherokee offered the following resolution:

#### RESOLUTION

*Whereas*, The Honorable George Franklin Coburn, who was a member of the House of Representatives in the 28th, 29th, 30th and 31st General Assemblies, from Cherokee county, died at his home south of Marcus, Iowa, on March 17th, 1929, therefore,

*Be It Resolved*, by the House of Representatives of the Forty-third General Assembly, That a committee of three be appointed to draft suitable resolutions to be presented to the House in commemoration of his life and services.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Bush moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: Bush of Cherokee, Swanson of Plymouth, and Aiken of Ida.

#### CONSIDERATION OF BILLS

House File No. 412, a bill for an act to repeal section ten thousand four hundred twenty-eight (10428) of the Code of 1927, and to enact a substitute therefor relating to the age at which marriages may be contracted, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Reno of Polk the amendment proposed by the committee found on page 842 of the journal of March 19th, was adopted.

Mr. Reno moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 75.

Albert  
Baker  
Ballew  
Barnes

Berry  
Bixler  
Buchmiller  
Burton

Bush  
Byers of Fayette  
Byers of Linn  
Campbell  
Clark  
Cox  
Dayton  
Dean

Ditto	Hunt	McMillan	Simmer
Eckles	Hush	Mounce	Smith
Figgins	Irwin	Nelson of Story	Swanson
Files	Istad	Pattison	Taylor
Finnern	Jaycox	Pendray	Torgeson
Fleming	Jensen	Randall	Truax
Gilmore	Johnson of	Rawlings	Van Buren
Hagglund	Dickinson	Read	Van Wert
Hanson	Johnson of	Reno	Venard
Hatter	Keokuk	Rice	Vosseller
Heald	Lamb	Rutledge	Wamstad
Helgason	Lomas	Ryder	Wearin
Hill	McCreery	Rylander	Whiting
Hollingsworth	McIlrath	Shannon	Wilson
Holmgren	McIntosh	Shields	Mr. Speaker
Hopkins			

The nays were, none.

Absent or not voting, 33.

Aiken	Greene	Knudson	O'Brien
Allen	Griswold	Lichty	O'Donnell
Bair	Hall	Lovrien	Orr
Cole	Hansen	McCaulley	Paulson
Crozier	Hayes	Mathews	Ratliff
Elliott of Polk	Hollis	Miller	Reimers
Elliott of Scott	Hubbard	Nelson of	Sass
Ellsworth	King	Hancock	Vaughn
Forsling	Kline		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Reno of Polk moved that the vote by which House File No. 412 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 451, a bill for an act to authorize the State Board of Conservation, subject to the approval of the Executive Council to re-construct and re-establish Rice Lake located in Winnebago and Worth counties, having been substituted for House File No. 502, was taken up for consideration.

Torgeson of Worth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 81.

Albert	Finnern	Johnson of	Rice
Bair	Fleming	Keokuk	Rutledge
Baker	Gilmore	Lamb	Ryder
Ballew	Hagglund	Lichty	Rylander
Barnes	Hanson	Lomas	Shields
Berry	Hatter	Lovrien	Simmer
Bixler	Hayes	McCaulley	Smith
Burton	Heald	McCreery	Swanson
Bush	Helgason	McIlrath	Taylor
Byers of Fayette	Hill	McIntosh	Torgeson
Byers of Linn	Hollingsworth	McMillan	Truax
Campbell	Hollis	Nelson of Story	Van Buren
Cole	Holmgren	O'Brien	Van Wert
Cox	Hopkins	Pattison	Venard
Dayton	Hush	Paulson	Vosseller
Dean	Irwin	Pendray	Wamstad
Ditto	Istad	Ratliff	Wearing
Eckles	Jaycox	Rawlings	Whiting
Elliott of Scott	Jensen	Read	Wilson
Figgins	Johnson of	Reimers	Mr. Speaker
Files	Dickinson	Reno	

The nays were, 1.

Clark

Absent or not voting, 26.

Aiken	Greene	Kline	O'Donnell
Allen	Griswold	Knudson	Orr
Buchmiller	Hall	Mathews	Randall
Crozier	Hansen	Miller	Sass
Elliott of Polk	Hubbard	Mounce	Shannon
Ellsworth	Hunt	Nelson of	Vaughn
Forsling	King	Hancock	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Torgeson of Worth moved that the vote by which Senate File No. 451 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 464, a bill for an act to amend section four thousand seven hundred fifty-three-a17 (4753-a17) of the Code, 1927, relating to the limitation of indebtedness for county primary road bonds, with report of committee without recommendation, was taken up for consideration.

Simmer of Wapello moved that the amendment filed by him and found in the journal of March 23d be adopted.

Amendment adopted.

McIlrath of Poweshiek moved that further action on House File No. 464 be deferred.

On the question, "Shall further action be deferred?" a roll call was demanded.

The ayes were, 17.

Aiken	Bush	Hollingsworth	Reimers
Allen	Clark	King	Torgeson
Berry	Dayton	McIlrath	Wamstad
Bixler	Helgason	O'Brien	Whiting
Burton			

The nays were, 75.

Albert	Hagglund	Kline	Read
Baker	Hall	Knudson	Reno
Ballew	Hansen	Lamb	Rice
Barnes	Hayes	Lichty	Rutledge
Buchmiller	Heald	Lomas	Ryder
Byers of Fayette	Hill	Lovrien	Rylander
Campbell	Hollis	McCaulley	Shannon
Cole	Holmgren	McIntosh	Shields
Cox	Hopkins	McMillan	Simmer
Dean	Hunt	Mathews	Smith
Ditto	Hush	Miller	Swanson
Eckles	Irwin	Mounce	Taylor
Elliott of Scott	Istad	Nelson of Story	Truax
Ellsworth	Jaycox	ODonnell	Van Buren
Figgins	Jensen	Orr	Van Wert
Files	Johnson of	Pattison	Vaughn
Finnern	Dickinson	Paulson	Wearin
Fleming	Johnson of	Randall	Wilson
Forsling	Keokuk	Rawlings	Mr. Speaker
Gilmore			

Absent or not voting, 16.

Bair	Griswold	McCreery	Ratliff
Byers of Linn	Hanson	Nelson of	Sass
Crozier	Hatter	Hancock	Venard
Elliott of Polk	Hubbard	Pendray	Vosseller
Greene			

Motion lost.

Reno of Polk moved the previous question.

Motion prevailed.

Johnson of Keokuk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?" Rule 18 was invoked.

The ayes were, 51.

Albert	Fleming	Irwin	Paulson
Ballew	Forsling	Jensen	Pendray
Barnes	Hagglund	Johnson of	Ratliff
Buchmiller	Hall	Keokuk	Reno
Byers of Fayette	Hansen	Knudson	Rice
Byers of Linn	Hatter	Lomas	Rutledge
Cole	Hayes	McCaulley	Shields
Cox	Heald	McCreery	Simmer
Dayton	Helgason	McIntosh	Taylor
Dean	Hill	McMillan	Truax
Ditto	Hollis	Mathews	Vaughn
Elliott of Scott	Hunt	Orr	Vosseller
Finnern	Hush	Pattison	Mr. Speaker

The nays were, 48.

Aiken	Files	Lovrien	Reimers
Allen	Gilmore	McIlrath	Ryder
Bair	Hanson	Miller	Rylander
Baker	Hollingsworth	Mounce	Shannon
Berry	Holmgren	Nelson of	Swanson
Bixler	Hopkins	Hancock	Torgeson
Burton	Istad	Nelson of Story	Van Buren
Bush	Jaycox	O'Brien	Van Wert
Campbell	Johnson of	O'Donnell	Wamstad
Clark	Dickinson	Randall	Wearin
Eckles	King	Rawlings	Whiting
Ellsworth	Kline	Read	Wilson
Figgins	Lamb		

Absent or not voting, 9.

Crozier	Griswold	Lichty	Smith
Elliott of Polk	Hubbard	Sass	Venard
Greene			

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

#### CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, request a call of the House for the consideration of House File No. 464:

F. W. ELLIOTT  
 F. C. BYERS  
 Z. S. RATLIFF  
 L. B. FORSLING  
 F. HOLLINGSWORTH

The roll was called to ascertain the absentees:

The roll call disclosed that all members were present except Crozier, Hubbard, Sass and Griswold, who on motion were excused from the call of the House.

Torgeson of Worth moved that the vote by which House File No. 464 failed to pass the House be reconsidered and the motion to reconsider be laid on the table.

On the question, "Shall the motion to reconsider be laid on the table?" a roll call was demanded.

The ayes were, 45.

Aiken	Gilmore	Lamb	Rylander
Allen	Hagglund	Lomas	Shannon
Bair	Hanson	Lovrien	Smith
Baker	Helgason	Miller	Swanson
Berry	Hill	Nelson of	Torgeson
Bixler	Hollingsworth	Hancock	Van Wert
Burton	Holmgren	Nelson of Story	Venard
Bush	Hopkins	O'Brien	Wamstad
Campbell	Jaycox	Paulson	Wearin
Clark	Jensen	Rawlings	Whiting
Figgins	Johnson of	Reimers	Wilson
Files	Dickinson	Ryder	

The nays were, 59.

Albert	Fleming	King	Randall
Ballew	Forsling	Kline	Ratliff
Barnes	Greene	Knudson	Read
Buchmiller	Hall	Lichty	Reno
Byers of Fayette	Hansen	McCaulley	Rice
Byers of Linn	Hatter	McCreery	Rutledge
Cole	Hayes	McIlrath	Shields
Cox	Heald	McIntosh	Simmer
Dayton	Hollis	McMillan	Taylor
Dean	Hunt	Mathews	Truax
Ditto	Hush	Mounce	Van Buren
Eckles	Irwin	O'Donnell	Vaughn
Elliott of Polk	Istad	Orr	Vosseller
Elliott of Scott	Johnson of	Pattison	Mr. Speaker
Ellsworth	Keokuk	Pendray	
Finnern			

Absent or not voting, 4.

Crozier	Griswold	Hubbard	Sass
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Motion lost.

Reno of Polk moved the previous question on the motion to reconsider.

Motion prevailed.

On the question "Shall the House reconsider the vote by which House File No. 464 failed to pass the House?" a roll call was demanded.

The ayes were, 57.

Albert	Forsling	Johnson of	Randall
Ballew	Greene	Keokuk	Ratliff
Barnes	Hall	Kline	Reno
Buchmiller	Hansen	Knudson	Rice
Byers of Fayette	Hatter	Lichty	Rutledge
Byers of Linn	Hayes	Lomas	Ryder
Campbell	Heald	McCaulley	Shields
Cole	Hollingsworth	McCreery	Simmer
Dayton	Hollis	McIntosh	Taylor
Ditto	Hunt	McMillan	Truax
Eckles	Hush	Mathews	Vaughn
Elliott of Polk	Irwin	Orr	Vosseller
Elliott of Scott	Istad	Pattison	Whiting
Files	Jaycox	Paulson	Mr. Speaker
Finnern		Pendray	

The nays were, 47.

Aiken	Figgins	Lamb	Read
Allen	Fleming	Lovrien	Reimers
Bair	Gilmore	McIlrath	Rylander
Baker	Hagglund	Miller	Shannon
Berry	Hanson	Mounce	Smith
Bixler	Helgason	Nelson of	Swanson
Burton	Hill	Hancock	Torgeson
Bush	Holmgren	Nelson of Story	Van Buren
Clark	Hopkins	O'Brien	Van Wert
Cox	Jensen	O'Donnell	Venard
Dean	Johnson of	Rawlings	Wamstad
Ellsworth	Dickinson	King	Wearin
			Wilson

Absent or not voting, 4.

Crozier	Griswold	Hubbard	Sass
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Motion to reconsider the vote by which House File No. 464 failed to pass the House prevailed.

Helgason of Emmet moved that action on House File No. 464 be deferred.

Rutledge of Webster moved the previous question.

Motion prevailed.

Motion to defer lost.

On the question "Shall the bill pass?" rule 18 was invoked.



The ayes were, 50.

Albert	Hall	Knudson	Reno
Ballew	Hansen	Lichty	Rice
Barnes	Hatter	Lomas	Rutledge
Byers of Fayette	Hayes	McCaulley	Ryder
Byers of Linn	Heald	McCreery	Shields
Campbell	Hollingsworth	McIntosh	Simmer
Cole	Hollis	McMillan	Taylor
Dayton	Hunt	Mathews	Truax
Eckles	Hush	Orr	Vaughn
Elliott of Polk	Irwin	Pattison	Vosseller
Elliott of Scott	Istad	Paulson	Whiting
Finnern	Johnson of	Pendray	Mr. Speaker
Greene	Keokuk	Ratliff	

The nays were, 54.

Aiken	Figgins	King	Read
Allen	Files	Kline	Reimers
Bair	Fleming	Lamb	Rylander
Baker	Forsling	Lovrien	Shannon
Berry	Gilmore	McIlrath	Smith
Bixler	Hagglund	Miller	Swanson
Buchmiller	Hanson	Mounce	Torgeson
Burton	Helgason	Nelson of	Van Buren
Bush	Hill	Hancock	Van Wert
Clark	Holmgren	Nelson of Story	Venard
Cox	Hopkins	O'Brien	Wamstad
Dean	Jaycox	O'Donnell	Wearin
Ditto	Jensen	Randall	Wilson
Ellsworth	Johnson of	Rawlings	
	Dickinson		

Absent or not voting, 4.

Crozier	Griswold	Hubbard	Sass
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So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

#### SENATE FILE NO. 292 RETURNED TO THE SENATE

Simmer of Wapello asked and obtained unanimous consent to have Senate File No. 292 returned to the Senate.

The hour having arrived for Special Order No. 2, House Joint Resolution No. 6, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the improvement of highways and making provision for the payment of the cost thereof, was taken up for consideration.

Hopkins of Guthrie offered the following amendment and moved its adoption:

Strike sections one (1), two (2) and three (3) and substitute in lieu thereof the following:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Amend Article Seven (VII) of the Constitution of the State of Iowa, section five (5), by inserting in line eight (8) immediately after the word "tax" the words "or such other revenue as may be".

Also strike out the title and insert in lieu thereof the following:

"A Joint Resolution proposing an amendment to Article Seven (VII), section five (5), of the Constitution of the State of Iowa, relating to contracting debt by the state and a submission thereof to the voters of the state."

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 26.

Aiken	Cox	Johnson of	Rawlings
Allen	Fleming	Dickinson	Reimers
Barnes	Hagglund	King	Shields
Berry	Hanson	Lomas	Swanson
Bixler	Hopkins	Lovrien	Van Wert
Buchmiller	Hush	McIlrath	Venard
Bush	Jensen	Miller	

The nays were, 69.

Albert	Gilmore	Kline	Reno
Baker	Greene	Lamb	Rice
Ballew	Hall	Lichty	Rutledge
Byers of Fayette	Hansen	McCreery	Ryder
Byers of Linn	Hatter	McIntosh	Rylander
Campbell	Hayes	McMillan	Shannon
Clark	Heald	Mathews	Simmer
Cole	Helgason	Mounce	Smith
Dayton	Hill	Nelson of Story	Taylor
Dean	Hollingsworth	O'Brien	Torgeson
Ditto	Hollis	Orr	Truax
Eckles	Holmgren	Pattison	Van Buren
Elliott of Polk	Hunt	Paulson	Vaughn
Elliott of Scott	Irwin	Pendray	Vosseller
Ellsworth	Istad	Randall	Wearin
Figgins	Jaycox	Ratliff	Wilson
Finnern	Johnson of	Read	Mr. Speaker
Forsling	Keokuk		

Absent or not voting, 13.

Bair	Griswold	Nelson of	Sass
Burton	Hubbard	Hancock	Wamstad
Crozier	Knudson	O'Donnell	Whiting
Files	McCaulley		

Amendment lost.

Hollis of Black Hawk moved that the amendment filed by him and found in the journal of March 25th be adopted.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 72.

Albert	Greene	Kline	Reno
Baker	Hagglund	Lamb	Rice
Ballew	Hall	Lichty	Rutledge
Berry	Hansen	Lomas	Ryder
Byers of Fayette	Hatter	McCreery	Shannon
Byers of Linn	Hayes	McIlrath	Shields
Campbell	Heald	McIntosh	Simmer
Clark	Helgason	McMillan	Taylor
Cole	Hill	Mathews	Torgeson
Dayton	Hollingsworth	Mounce	Truax
Dean	Hollis	Nelson of Story	Van Buren
Ditto	Hunt	Orr	Van Wert
Eckles	Hush	Pattison	Vaughn
Elliott of Polk	Irwin	Paulson	Vosseller
Elliott of Scott	Istad	Pendray	Wearin
Ellsworth	Jaycox	Randall	Whiting
Fleming	Johnson of	Ratliff	Wilson
Forsling	Keokuk	Read	Mr. Speaker
Gilmore			

The nays were, 21.

Barnes	Hanson	King	Nelson of
Bixler	Holmgren	Knudson	Hancock
Buchmiller	Hopkins	Lovrien	Reimers
Bush	Jensen	McCaulley	Rylander
Cox	Johnson of	Miller	Swanson
Finnern	Dickinson		Wamstad

Absent or not voting, 15.

Aiken	Crozier	Hubbard	Sass
Allen	Figgins	O'Brien	Smith
Bair	Files	O'Donnell	Venard
Burton	Griswold	Rawlings	

Amendment adopted.

Rutledge of Webster moved that the House recess until 1:15 p. m. today.

Motion prevailed.

#### AFTERNOON SESSION

House reconvened, Speaker Johnson in the chair.

E. O. Osborn of Knoxville, Iowa, entertained the House of Representatives during the noon recess with the reading of several of his poems:

## THAT OLD DINNER BELL

Back there around the old homestead,  
 Where memory loves to dwell;  
 I think that most of us recall  
 That old, old dinner bell.

Somewhere within our yesterdays  
 We hear the gentle knell,  
 That brings to mind the life around  
 That old, old dinner bell.

No music e'er was quite so sweet,  
 No wave will ever tell  
 A message that will charm you like  
 That old, old dinner bell.

Our horses gave an anxious neigh  
 It seems they knew full well  
 Just what was meant when mother rang,  
 That old, old dinner bell.

I long to hear that sweet refrain  
 The world I'd love to tell  
 The magic of its melody  
 That old, old dinner bell.

## MARY HELEN

My name is Mary Helen, and  
 I guess I'm rather shy;  
 For every time I see a spook,  
 It seems to make me cry,  
 But I am growing bigger now,  
 And maybe by and by  
 If I should see another spook;  
 Why—then I wouldn't cry.

Of course I'm very, very young  
 Not over four or five,  
 And every pumpkin spook I've seen  
 Just seems to be alive.  
 They have such ugly, crooked mouths,  
 And fire shines in their eyes,  
 And some of them will run and hide,  
 When Mary Helen cries.

Nobody loves a yellow spook  
 With eyes of red and green,  
 A-scaring babes and little folks  
 Just when it's Hallowe'en;

I kinda wish that every spook  
Had whiskers long and white  
And then would do like Santa Claus  
Bring dollies when it's night.

### MOTHER

In memory you may recall  
The days that used to be,  
When some one stroked your tousled head,  
And kissed you tenderly.

You may recall the furrowed brow  
Beneath locks turning gray,  
And eyes that seemed to understand  
The paths wherein you'd stray.

Picture again two willing hands,  
Tired by the cares of day,  
That righted you when'er you fell,  
And brushed your tears away.

Call back those golden happy hours,  
In memory live o'er  
The days you spent in paradise,  
Not far from mother's door.

No other shrine beneath the stars  
Has brought the heart such ease,  
As that that's found in humbleness;  
The altar at her knees.

### THE SPIRIT OF ST. LOUIS

What selfish impulse moves my thoughts  
Would I his glory share?  
Yes, yes, he is my countryman,  
This hero of the air.

Alone, and through uncharted space  
Defying fate's decree,  
The Spirit of St. Louis sped  
To honor you and me.

Not hands, but wings across the sea  
Portending naught but good;  
Converting nations of the earth  
Into one neighborhood.

Is there a joy that can compare,  
 A happiness more sweet,  
 Than drinking deep of victory  
 In presence of defeat?

Lone pilot in a trackless sky;  
 The will to do and win,  
 A mother's and a nation's pride,  
 All praise belongs to him.

### JUNE

It's June, matchless, romantic June,  
 With gentle breeze and soft, pale moon;  
 No wonder love's endearing charms  
 Should seek the welcome of your arms.

Your hours are with illusions set,  
 Too oft the altar, then regret;  
 A motherhood in you we find  
 Of loves that see, and totally blind.

Nature provides rare draperies  
 In color schemes, that always please;  
 Carpets of green, blue sky above,  
 Festoons for romance, lust and love.

Emotional, impulsive June,  
 With borrowed charms is going soon;  
 We will await October's call  
 The crowning glory of our Fall.

### JULY FIRST

'Twas June for you, 'twas June for me,  
 With whims and fancies blended,  
 But at the stroke of twelve last night,  
 Romantic June was ended.

Back of her mellow moon's soft light,  
 Love's words were gently spoken,  
 But 'ere December spreads her snows,  
 June's vows too oft are broken.

When dreams become realities,  
 And moods find their reactions,  
 Will vine and hearth the rainbow ends  
 Lose all their past attractions?.

Thus life becomes a puzzling quest,  
A rose and thorn procession;  
Unanswering the choice of these,  
Pursuing or possession?

The pity of the charm of June  
Is age fails to remember,  
That love, romance and daffodils,  
Can't always hold their splendor.

### AUTUMN

It has been mine, their beauties to behold  
Where setting suns across the lakes unfold  
Their golden glinted beams, at parting day,  
And restless waves moved on, as if in play,

To see the long shock-rows of Indian corn  
Like soldiers' tents the fertile fields adorn;  
The bursting berry of the bittersweet  
And dying foliage in its death retreat.

To breathe, full deep, its Indian summer air,  
In all of autumn's gorgeous glories share,  
To realize, that life, like leaves that go their way,  
We, too, shall reach the summer of decay.

Autumn bespeaks the yield of grove and field,  
And then as if her modesty to shield  
She spreads her shroud beneath the stars and sun,  
Secure in her retreat, her labor's done.

### GETTYSBURG

The bugle call has sounded,  
And each veteran plainly heard  
That it called him back to action  
On the field of Gettysburg,  
Where they fought a three-day battle—  
Watched their comrades' lifeblood flow,  
And a nation's freedom purchased  
Just fifty years ago.

Yes, fifty years ago they fought  
As soldiers side by side,  
There fathers, sons and brothers  
In cause of freedom, died.

Now, bowed with years, infirm with age  
 They've gone to Gettysburg,  
 That they may grasp a comrade's hand  
 And sad farewells be heard  
 Time heals the gruesome wound of war;  
 That north and south unite  
 In memory of the brave who died  
 For what they thought was right.

#### GRAY DAYS

Gray days, thy somber hues now blend  
 With the approaching night.  
 When our comrade, the very last,  
 Shall lose his final fight.

Let us sustain by word or act  
 The things most dear to them;  
 Thereby their deeds shall ever live  
 Within the hearts of men.

Their flag, our flag, we will unfurl  
 On each Memorial day;  
 Their memory we will revere—  
 It must not pass away.

Gray days, the evening sun is low;  
 The summons soon will come;  
 A pause, that bids a prompt reply,  
 And lo! there shall be none.

That long, long night that lies ahead—  
 What sentinel will keep  
 A watch o'er those in their repose  
 Who shall forever sleep?

#### CHILDHOOD DAYS

The quarry and the crystal spring,  
 The green grass by the brook,  
 Wherein I caught the minnows that  
 Would bite my home-made hook.

Those were, indeed, life's golden hours  
 Brim full of youthful joy;  
 When I first went to district school,  
 A barefoot little boy.



## THE JOYS OF MORPHEUS

I dreamed last night of something good;  
It was my baby's babyhood  
The years unfolded in review,  
And scenes of old appeared like new.

His bath had made him fresh and sweet  
I tickled, pinched and kissed his feet  
And true to form as this dream goes  
I even bit his little toes.

Once more I held him in embrace,  
And pressed my cheeks against his face;  
My rough hand gently stroked his hair  
The innocence of babes was there.

Winged Messengers, Oh! dreams of mine  
The present and the past combine;  
As gentle as the pale moon beams  
I bid you welcome, happy dreams.

## ROSE LeCLAIR

"Come, sit beside my Radio,"  
Said pretty Rose LeClair,  
"And we will quote some melodies  
From out the evening air."

So Elmer did as he was told,  
He parked his rocking chair  
Quite near the Super Hetrodyne  
But nearer Rose LeClair.

They looked into each other's eyes,  
Each heart the other cheered,  
And if by chance their lips did meet,  
No static interfered.

Rose gave the dials a little twist,  
And Elmer gave some grins;  
Instead of melodies they heard  
"Out Where the West Begins."

The magic charm of liquid notes,  
Helped Rosie with her plan;  
Now bedtime stories take their place—  
For Elmer is her man.

## CAN I RECALL?

Can I recall my boyhood days?  
I rather think I can;  
When one suspender held 'em up,  
No matter where I ran.

I had a stone bruise on my heel;  
My biggest toe was sore;  
For lack of patches on my pants  
I've stood behind the door.

My little hat of flimsy straw,  
The crown, the calves had eaten,  
This was my every day attire—  
And Sundays after meetin'.

Can I recall my boyhood days?  
Well, leave it up to me;  
I was a district errand boy  
Before the phone you see.

The "Graveyard" stood up on the hill,  
At night I'd pass it by;  
With tongue stuck out, and hat in hand;  
My heels just made me fly.

Bill Jones, in "Lightnin" never had  
A single thing on me;  
I drove a swarm of bees ten miles,  
And never lost a bee.

## FINIS

When, face to face, I shall meet death,  
Breathing my last and final breath,  
I hope that consciousness may lend  
The thought that I had met a friend.

I would be weary of the way,  
As one o'er tired from toils of day,  
And welcome whatsoever would keep  
The pilgrim in an endless sleep.

To hold no bitterness toward life  
Whose only sweets are fruits of strife,  
If death relief or mercy brings  
I would not change this plan of things.

I would not take whate'er life gave  
 With me into the silent grave;  
 Bequeathing them to friends, or friend,  
 Thus mocking death, as not the end.

While life is sweet I would remain  
 Among its flowers, sunshine and rain;  
 If life no interest should hold,  
 Why not the grave, though it seems cold?

### CONSIDERATION OF BILLS

The House resumed consideration of House Joint Resolution No. 6.

Lichty of Black Hawk moved that the amendment filed by him and found in the journal of March 25th be adopted.

Amendment adopted.

Hush of Montgomery asked and obtained unanimous consent to have the amendment filed by him and found in the journal of March 23rd substituted for the amendment filed by him and found in the journal of March 21st.

Hush of Montgomery moved that the amendment, as substituted, be adopted.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 27.

Berry	Hagglund	Johnson of	Rylander
Bixler	Hanson	Keokuk	Shields
Buchmiller	Holmgren	King	Smith
Bush	Hopkins	Lovrien	Swanson
Cox	Hush	Nelson of	Van Buren
Figgins	Jensen	Hancock	Venard
Fleming	Johnson of	Pendray	Wearin
Forsling	Dickinson		

The nays were, 61.

Albert	Dayton	Hansen	Jaycox
Bair	Dean	Hatter	Kline
Baker	Ditto	Hayes	Knudson
Ballew	Eckles	Heald	Lamb
Barnes	Elliott of Scott	Helgason	Lichty
Byers of Fayette	Ellsworth	Hill	Lomas
Byers of Linn	Finnern	Hollis	McCreery
Campbell	Gilmore	Hunt	McIlrath
Clark	Greene	Irwin	McMillan
Cole	Hall	Istad	Mathews

Miller	Paulson	Reno	Vaughn
Mounce	Randall	Rice	Vosseller
Nelson of Story	Ratliff	Ryder	Whiting
O'Brien	Rawlings	Taylor	Wilson
Orr	Read	Truax	Mr. Speaker
Pattison			

Absent or not voting, 20.

Aiken	Files	McIntosh	Shannon
Allen	Griswold	O'Donnell	Simmer
Burton	Hollingsworth	Reimers	Torgeson
Crozier	Hubbard	Rutledge	Van Wert
Elliott of Polk	McCaulley	Sass	Wamstad

Amendment lost.

Venard of Sioux moved that the amendment filed by him and found in the journal of March 25th be adopted.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 25.

Aiken	Bush	Johnson of	Rylander
Allen	Cox	Dickinson	Smith
Bair	Hagglund	King	Swanson
Barnes	Hopkins	Knudson	Van Buren
Berry	Hush	O'Donnell	Venard
Bixler	Jensen	Pendray	Whiting
Buchmiller		Reimers	

The nays were, 56.

Albert	Greene	Kline	Randall
Byers of Fayette	Hall	Lamb	Ratliff
Byers of Linn	Hansen	Lichty	Read
Campbell	Hatter	Lomas	Reno
Clark	Hayes	McCreery	Rice
Cole	Heald	McIlrath	Ryder
Dayton	Helgason	McIntosh	Shannon
Dean	Hollis	McMillan	Taylor
Eckles	Hunt	Miller	Truax
Elliott of Polk	Irwin	Nelson of Story	Vaughn
Elliott of Scott	Istad	O'Brien	Vosseller
Ellsworth	Jaycox	Orr	Wearin
Figgins	Johnson of	Pattison	Wilson
Finnern	Keokuk	Paulson	Mr. Speaker
Gilmore			

Absent or not voting, 27.

Baker	Forsling	Lovrien	Rutledge
Ballew	Griswold	McCaulley	Sass
Burton	Hanson	Mathews	Shields
Crozier	Hill	Mounce	Simmer
Ditto	Hollingsworth	Nelson of	Torgeson
Files	Holmgren	Hancock	Van Wert
Fleming	Hubbard	Rawlings	Wamstad

Amendment lost.

Rylander of Marshall moved that the amendment filed by him and found in the journal of March 20th be adopted.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 25.

Aiken	Helgason	Lovrien	Shields
Bixler	Hopkins	McIlrath	Smith
Buchmiller	Hush	Miller	Swanson
Cox	Jensen	Nelson of Story	Van Buren
Fleming	Johnson of	Pendray	Van Wert
Hagglund	Dickinson	Rylander	Venard
Hanson	King		

The nays were, 54.

Albert	Figgins	Johnson of	Ratliff
Allen	Gilmore	Keekuk	Read
Byers of Fayette	Greene	Kline	Reno
Byers of Linn	Hall	Lamb	Rice
Campbell	Hansen	Lichty	Ryder
Clark	Hatter	Lomas	Shannon
Cole	Hayes	McCreery	Taylor
Dayton	Heald	McIntosh	Vaughn
Dean	Hollis	McMillan	Truax
Ditto	Hunt	O'Brien	Vosseller
Eckles	Irwin	Orr	Wearin
Elliott of Polk	Istad	Pattison	Whiting
Elliott of Scott	Jaycox	Paulson	Wilson
Ellsworth		Randall	Mr. Speaker

Absent or not voting, 29.

Bair	Files	Knudson	Rawlings
Baker	Finnern	McCaulley	Reimers
Ballew	Forsling	Mathews	Rutledge
Barnes	Griswold	Mounce	Sass
Berry	Hill	Nelson of	Simmer
Burton	Hollingsworth	Hancock	Torgeson
Bush	Holmgren	O'Donnell	Wamstad
Crozier	Hubbard		

Amendment lost.

Bixler of Adams moved that the amendment filed by him and found in the journal of March 25th be adopted.

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 28.

Aiken	Buchmiller	Hagglund	Hush
Allen	Bush	Helgason	Jensen
Barnes	Cox	Hanson	Johnson of
Bixler	Figgins	Hopkins	Dickinson

King  
Knudson  
Lovrien

Nelson of  
Hancock  
Pendray  
Reimers

Rice  
Rylander  
Shields  
Swanson

Van Buren  
Van Wert  
Venard

The nays were, 54.

Albert  
Byers of Fayette  
Byers of Linn  
Campbell  
Clark  
Cole  
Dayton  
Dean  
Ditto  
Eckles  
Elliott of Polk  
Elliott of Scott  
Ellsworth  
Gilmore

Greene  
Hall  
Hansen  
Hatter  
Hayes  
Heald  
Hollis  
Hunt  
Irwin  
Istad  
Jaycox  
Johnson of  
Keokuk  
Kline

Lamb  
Lichty  
Lomas  
McCreery  
McIlrath  
McIntosh  
McMillan  
Mathews  
Miller  
Nelson of Story  
O'Brien  
Orr  
Pattison  
Paulson

Randall  
Ratliff  
Read  
Reno  
Ryder  
Shannon  
Taylor  
Truax  
Vaughn  
Vosseller  
Whiting  
Wilson  
Mr. Speaker

Absent or not voting, 26.

Bair  
Baker  
Ballew  
Berry  
Burton  
Crozier  
Files

Finnern  
Fleming  
Forsling  
Gilmore  
Hill  
Hollingsworth  
Holmgren

Hubbard  
McCaulley  
Mounce  
O'Donnell  
Rawlings  
Rutledge

Sass  
Simmer  
Smith  
Torgeson  
Wamstad  
Wearin

Amendment lost.

Elliott of Scott moved that the amendment filed by him and found in the journal of March 19th be adopted.

Amendment adopted.

Shields of Clarke asked and obtained unanimous consent to withdraw the amendment filed by him and found in the journal of March 21st.

McIlrath of Poweshiek moved that further action on House Joint Resolution No. 6 be deferred until Wednesday, April 3rd, at 10:00 a. m.

On the question, "Shall action be deferred?" a roll call was demanded, and rule 18 was invoked.

The ayes were, 38.

Aiken  
Allen  
Bair  
Barnes  
Berry  
Bixler  
Burton

Bush  
Cox  
Figgins  
Fleming  
Hagglund  
Hanson  
Helgason

Holmgren  
Hopkins  
Hush  
Jensen  
Johnson of  
Dickinson

Johnson of  
Keokuk  
King  
Knudson  
Lovrien  
McCaulley  
McIlrath

Nelson of Hancock	Rylander Shields	Swanson Torgeson	Venard Wamstad
Rawlings	Simmer	Van Wert	Whiting
Reimers	Smith		

The nays were, 65.

Albert	Forsling	Lamb	Randall
Baker	Gilmore	Lichty	Ratliff
Ballew	Greene	Lomas	Read
Buchmiller	Hall	McCreery	Reno
Byers of Fayette	Hansen	McIntosh	Rice
Byers of Linn	Hatter	McMillan	Rutledge
Campbell	Hayes	Mathews	Ryder
Clark	Heald	Miller	Shannon
Cole	Hill	Mounce	Taylor
Dayton	Hollingsworth	Nelson of Story	Truax
Dean	Hollis	O'Brien	Van Buren
Ditto	Hunt	O'Donnell	Vaughn
Eckles	Irwin	Orr	Vosseller
Elliott of Polk	Istad	Pattison	Wearin
Elliott of Scott	Jaycox	Paulson	Wilson
Ellsworth	Kline	Pendray	Mr. Speaker
Files			

Absent or not voting, 5.

Crozier	Griswold	Hubbard	Sass
Finnern			

Motion to defer lost.

Helgason of Emmet moved that House Joint Resolution No. 6 be laid on the table.

On the question, "Shall House Joint Resolution No. 6 be laid on the table?" a roll call was demanded.

The ayes were, 37.

Aiken	Finnern	Johnson of Dickinson	O'Donnell
Allen	Fleming	King	Pendray
Bair	Hagglund	Knudson	Reimers
Barnes	Hanson	Lovrien	Rylander
Berry	Helgason	McCaulley	Smith
Bixler	Hollingsworth	McIllrath	Swanson
Burton	Holmgren	Nelson of Hancock	Torgeson
Bush	Hopkins	Nelson of Story	Van Wert
Cox	Jensen		Venard
Figgins			Wamstad

The nays were, 64.

Albert	Cole	Ellsworth	Hayes
Baker	Dayton	Forsling	Heald
Ballew	Dean	Gilmore	Hill
Byers of Fayette	Ditto	Greene	Hollis
Byers of Linn	Eckles	Hall	Hunt
Campbell	Elliott of Polk	Hansen	Hush
Clark	Elliott of Scott	Hatter	Irwin

Istad	McMillan	Ratliff	Taylor
Jaycox	Mathews	Rawlings	Truax
Johnson of Keokuk	Miller	Read	Van Buren
Kline	Mounce	Reno	Vaughn
Lamb	O'Brien	Rice	Vosseller
Lichty	Orr	Rutledge	Wearin
Lomas	Pattison	Ryder	Whiting
McCreery	Paulson	Shannon	Wilson
McIntosh	Randall	Simmer	Mr. Speaker

Absent or not voting, 7.

Buchmiller	Files	Hubbard	Shields
Crozier	Griswold	Sass	

Motion lost.

Hansen of Scott moved the previous question.

Motion prevailed.

Hollis of Black Hawk moved that the joint resolution be read a third time now and placed upon its passage, which motion prevailed and the joint resolution was read a third time.

#### HOUSE JOINT RESOLUTION NO. 6

A Joint Resolution proposing an amendment to the Constitution of the State of Iowa relating to the improvement of highways and making provision for the payment of the cost thereof.

*Be It Resolved by the General Assembly of the State of Iowa:*

Section 1. That the following amendment to the Constitution of the State of Iowa is hereby proposed as Article XIII:

#### "ARTICLE XIII"

"Section 1. Notwithstanding the provisions of Article VII or any other provision of the Constitution of Iowa, the State may, by act of the General Assembly, contract an indebtedness not to exceed one hundred million dollars (\$100,000,000.00) for the improvement of highways and for the payment or retirement of county primary road bonds and bonds issued to refund county primary road bonds; and for such purposes may issue bonds and provide ways and means for the payment of the same, and may pledge the credit of the state therefor. Such act shall pledge to the payment of such bonds and interest thereon such rates or amounts of motor license fees and/or gasoline or other motor fuel license fees as may be determined by the General Assembly to be sufficient to meet both principal and interest as they mature and accrue; and shall provide for the levy, imposition, collection and pledge of such general property tax as may be required to supply the deficiency, if any, between the amount of principal and interest due on the bonds during any year or years and the funds produced



by said pledged license fees during such year or years; and it shall be a sufficient statement of such tax that such act direct the Executive Council annually to compute such deficiency, if any, and fix the rate necessary to produce such amount. The provisions of such act pledging funds and levying taxes for the payment of principal and interest of bonds issued thereunder shall be irrevocable so long as any of such bonds are outstanding, unpaid and uncalled. Such bonds may be issued from time to time on such terms as the General Assembly shall by law provide; but each bond shall become due and payable not more than twenty years after its date.

"Sec. 2. After bonds in the total principal sum of one hundred million dollars (\$100,000,000.00) shall have been issued hereunder, all power to create an indebtedness hereunder shall cease.

"Sec. 3. No funds derived from the sale of any of the bonds provided for in Section one (1) of this Article XIII shall be used in the improvement of any other highways until after the following highways shall have been improved in the following manner: (a) By grading, draining, bridging and paving:

Primary Road Number 1, from a point nine miles north of Fairfield, by way of Birmingham and Keosauqua, to a point on Primary Road Number 3 south of Keosauqua.

Primary Road Number 2, from a point on Primary Road Number 61 west of Grandview, by way of Columbus Junction, Washington, Sigourney, Oskaloosa, Knoxville, Indianola, Winterset, and Greenfield, to a point on Primary Road Number 71 south of Atlantic, and from a point on Primary Road Number 71 westerly to a point on Primary Road Number 32 near Lewis.

Primary Road Number 3, from a point on Primary Road Number 61 west of Fort Madison, by way of Farmington, Bloomfield, Centerville, Corydon, Leon, Mount Ayr, Bedford, Clarinda, Shenandoah, and Sidney, to Nebraska City.

Primary Road Number 4, from a point on the Missouri Line southeast of Hamburg, by way of Hamburg and Sidney, to a point on Primary Road Number 34 north of Hillsdale. Also from Avoca, by way of Harlan, Denison, and Odebolt, to a point on Primary Road Number 20 west of Early.

Primary Road Number 5, from Fort Dodge, by way of Manson, Storm Lake, and Cherokee, to LeMars.

Primary Road Number 6, from Centerville, by way of Albia, Knoxville, and Carlisle, to Des Moines.

Primary Road Number 7, from Des Moines, by way of Dallas Center, Guthrie Center, Hamlin, Harlan, and Avoca, to Council Bluffs.

Primary Road Number 9, from Lansing, by way of Waukon, Decorah, Cresco, Osage, Manly, Forest City, Swea City, Estherville, Spirit Lake, Sibley, and Rock Rapids, to a point on the South Dakota Line north of Larchwood.

Primary Road Number 10, from Strawberry Point, by way of Oelwein, Waverly, Shell Rock, Allison, Hampton, Clarion, Humboldt, Pocahontas, Havelock, Linn Grove, Paullina, and Orange City, to a point on Primary Road Number 75 west of Orange City.

Primary Road Number 11, from Cedar Rapids, by way of Independence and Oelwein, to West Union.

Primary Road Number 13, from Marion, by way of Central City, to Manchester. Also from Strawberry Point, by way of Elkader, to a point on Primary Road Number 18 west of McGregor.

Primary Road Number 14, between Corydon and Chariton. Also from its intersection with Primary Road Number 58 through Grundy Center to its intersection with Primary Road Number 57.

Primary Road Number 15, from Ames, by way of Blairsburg, Belmond, and Garner, to Forest City.

Primary Road Number 16, from Mount Ayr to Winterset. Also from Adel, by way of Ogden, Fort Dodge, Humboldt, and Algona, to its intersection with Primary Road Number 9.

Primary Road Number 17, from Estherville, by way of Emmetsburg and Pocahontas, to Rockwell City. Also from Perry to junction with Primary Road Number 16.

Primary Road Number 18, from McGregor, by way of Postville, West Union, New Hampton, Charles City, Mason City, Garner, Algona, Emmetsburg, Spencer, and Sheldon, to a point on Primary Road Number 75 near Perkins.

Primary Road Number 20, from Dubuque, by way of Manchester, Independence, Waterloo, Cedar Falls, Iowa Falls, Webster City, Fort Dodge, Rockwell City, Sac City, and Correctionville, to Sioux City.

Primary Road Number 21, from Primghar to a point on Primary Road Number 18 east of Sanborn. Also, from Ida Grove to a point on Primary Road Number 20 east of Holstein.

Primary Road Number 28, from Martensdale, by way of Fort Des Moines, to Des Moines.

Primary Road Number 30, from Clinton, by way of Lowden, Cedar Rapids, Belle Plaine, Tama, Marshalltown, Nevada, Boone, Jefferson, Carroll, Denison, and Missouri Valley, to Council Bluffs.

Primary Road Number 32, from Davenport, by way of Iowa City, Maren-go, Grinnell, Newton, Des Moines, Adel, Redfield, Dexter, Adair, Atlantic, and Oakland, to Council Bluffs.

Primary Road Number 34, from Burlington, by way of Mount Pleasant, Fairfield, Ottumwa, Albia, Chariton, Osceola, Creston, Corning, Red Oak, and Glenwood, to Council Bluffs.

Primary Road Number 38, from Muscatine to Wilton, also from Tipton to Stanwood.

Primary Road Number 48, from Red Oak, through Essex, to Shenandoah.

Primary Road Number 55, from Dubuque, by way of Luxemburg, Guttenburg, Postville, Calmar, and Decorah, to a point on the Minnesota Line north of Burr Oak.

Primary Road Number 57, from its intersection on Primary Road Number 14, by way of Dike to Cedar Falls.

Primary Road Number 58, from Eldora to a point on Primary Road Number 134 west of Eldora. Also east of Eldora to a point on Primary Road Number 14.

Primary Road Number 59, from Oskaloosa, by way of Montezuma, Tama, Traer, Hudson, and Waterloo, to a point on Primary Road Number 10 east of Waverly.

Primary Road Number 60, from a point on Primary Road Number 30 east of Boone, by way of Madrid, to Des Moines.

Primary Road Number 61, from Keokuk, by way of Fort Madison, Burlington, Wapello, Muscatine, Davenport, De Witt, and Maquoketa, to Dubuque.

Primary Road Number 63, from Des Moines, by way of Prairie City, Pella, Oskaloosa, Ottumwa, and Bloomfield, to a point on the Missouri Line southwest of Bloomfield.

Primary Road Number 65 from Leon, by way of Osceola, Indianola, Des Moines, Ames, Colo, Iowa Falls, Hampton, Mason City, and Northwood, to a point on the Minnesota Line north of Northwood.

Primary Road Number 69, from Leon, by way of Lamoni, to the Missouri Line south of Lamoni.

Primary Road Number 71, from the Missouri Line near Braddyville, by way of Clarinda, Villisca, Atlantic, Audubon, Carroll, Sac City, Storm Lake, Spencer, and Spirit Lake, to a point on the Minnesota Line northeast of Spirit Lake.

Primary Road Number 74, from Tipton, by way of New Liberty, to Davenport.

Primary Road Number 75, from Missouri Valley, by way of Onawa, Sioux City, Le Mars, Sioux Center, and Rock Rapids, to a point on the Minnesota Line north of Rock Rapids.

Primary Road Number 90, from Grundy Center, by way of Reinbeck, to a point on Primary Road Number 59 south of Hudson.

Primary Road Number 99, from Davenport, by way of Princeton and Camanche, to a point on Primary Road Number 30 west of Clinton.

Primary Road Number 134, from a point on Primary Road Number 58 west of Eldora, to a point on Primary Road Number 65 north of Hubbard.

Primary Road Number 117, from Anamosa to Maquoketa.

Primary Road Number 136, from Clinton, by way of Charlotte and Delmar, to a point on Primary Road Number 61 west of Delmar.

Primary Road Number 141, from Denison, by way of Mapleton, to Sioux City.

Primary Road Number 149, from a point on Primary Road Number 63 west of Hedrick, by way of Hedrick, Sigourney, and Williamsburg, to Primary Road Number 32 west of Homestead.

Primary Road Number 150, from a point on Primary Road Number 32 near Homestead, by way of Amana and Fairfax, to a point on Primary Road Number 30 west of Cedar Rapids.

Primary Road Number 161, from Dubuque, by way of Cascade, Anamosa, Cedar Rapids, Iowa City, Mount Pleasant, and Donnellson, to a point on Primary Road Number 61 southwest of Montrose.

Primary Road Number 218, from a point on Primary Road Number 30 south of Vinton, by way of Vinton, Waterloo, Cedar Falls, Waverly, Charles City, and Osage, to a point on the Minnesota Line north of St. Ansgar.

(b) By grading, draining, bridging and surfacing with gravel, sand clay, or other type of surfacing: all other primary roads.

Nothing herein shall prohibit the changing of the number of any road or part thereof, or the changing of the location of any primary road between the cities and towns named herein.

"Sec. 4. Any law adopted by the General Assembly authorizing the issuance of bonds under this Article XIII shall provide that the principal of all county primary road bonds and bonds issued to refund county primary road bonds, outstanding when said law becomes effective, shall be paid, as such bonds mature or become subject to call, from the proceeds of the state bonds. Upon the issuance of the first state bonds under such law the authority of the counties to issue county primary road bonds shall cease."

Section 2. Be it further resolved, that the foregoing proposed amendment be and the same is hereby referred to the Legislature to be chosen at the next general election for members of the next General Assembly, and that the Secretary of State cause the same to be published for three (3) months previous to the date of said election as provided by law.

On the question, "Shall the joint resolution pass?"

The ayes were, 64.

Albert  
Baker  
Ballew

Byers of Fayette  
Byers of Linn  
Campbell

Clark  
Cole  
Dayton

Dean  
Eckles  
Elliott of Polk

Elliott of Scott	Irwin	Mounce	Shannon
Ellsworth	Istad	Nelson of Story	Shields
Forsling	Jaycox	O'Brien	Simmer
Gilmore	Johnson of	Orr	Taylor
Greene	Keokuk	Pattison	Truax
Hall	Kline	Paulson	Van Buren
Hansen	Lamb	Pendray	Van Wert
Hatter	Lichty	Ratliff	Vaughn
Hayes	Lomas	Read	Vosseller
Heald	McCreery	Reno	Wearin
Hill	McIntosh	Rice	Whiting
Hollis	McMillan	Rutledge	Wilson
Hunt	Mathews	Ryder	Mr. Speaker
Hush			

The nays were, 40.

Aiken	Figgins	Johnson of	O'Donnell
Allen	Files	Dickinson	Randall
Bair	Finnern	King	Rawlings
Barnes	Fleming	Knudson	Reimers
Berry	Hagglund	Lovrien	Rylander
Bixler	Hanson	McCaulley	Smith
Buchmiller	Helgason	McIlrath	Swanson
Burton	Hollingsworth	Miller	Torgeson
Bush	Holmgren	Nelson of	Venard
Cox	Hopkins	Hancock	Wamstad
Ditto	Jensen		

Absent or not voting, 4.

Crozier	Griswold	Hubbard	Sass
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So the joint resolution having received a constitutional majority was declared to have passed the House and the title was agreed to.

Elliott of Scott moved that the vote by which House Joint Resolution No. 6 passed the House be reconsidered and the motion to reconsider be laid on the table. Motion prevailed.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has adopted the conference committee report, with the amendments proposed therein, on House File No. 86, relating to life insurance and medical examinations therefor.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 256, a bill for an act relative to the place of hearing of petitions for review before the Industrial Commissioner.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 244, a bill for an act to amend section thirteen thousand seven hundred eighty-one (13781), Code, 1927, relating to motions to set aside indictments.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 136, a bill for an act relating to street improvements, sewers, and special assessments and bonds issued therefor and to make the provisions of this act apply also to cities acting under special charter.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 153, a bill for an act relating to the eradication of bovine tuberculosis.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 269, a bill for an act providing for the disposal of conveyances seized when used in the illegal transportation of intoxicating liquor.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 355, a bill for an act relating to the granting of continuances in actions cognizable in equity when evidence is taken in the form of depositions.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 317, a bill for an act relating to the payment of costs of bond given by superior judge when acting as clerk.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 321, a bill for an act to make an appropriation to Albert Sharp for the care and policing of Spirit Lake Monument property for the seasons of 1927 and 1928.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 157, a bill for an act relating to the erection or repair of schoolhouses and to enact a substitute therefor.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 112, a bill for an act to amend section eleven thousand seven hundred sixty (11760), Code of 1927, relating to exemptions from execution.

WALTER H. BEAM, *Secretary.*

CONFERENCE COMMITTEE REPORT ON HOUSE FILE NO. 86

*To the President of the Senate and Speaker of the House:*

We, your conference committee, appointed to adjust the differences between the Senate and the House on House File 86, desire to report that we have had the same under consideration and recommend that the substitute amendment offered by the House to the Senate amendment be amended by striking the words "one year" as they occur in line two and substituting therefor the words "two years".

FRANK SHANE  
OTTO F. LANGE  
CLYDE H. TOPPING  
E. W. CLARK

*On the part of the Senate.*

MARION R. MCCAULLEY  
FRANK C. BYERS  
BYRON G. ALLEN  
G. L. VENARD

*On the part of the House.*

SENATE AMENDMENTS TO HOUSE FILE NO. 112

Amend by striking the last two paragraphs thereof, Nos. 21 and 22, respectively, in the bill, and by inserting in lieu thereof the following:

"21. If the debtor is a resident of this state and is the head of a family, and does not own one or more of the foregoing items of property, his wife, if she is an actual member of the family, and owns one or more such items, and is the debtor, shall be entitled to hold such items exempt from execution.

22. If the debtor is a resident of this state and a woman other than the head of a family, she may hold exempt from execution one sewing machine, and poultry to the value of fifty dollars (\$50.00)".

SENATE AMENDMENTS TO HOUSE FILE NO. 157

Amend by inserting after the period following the word "thereof" in line three (3) in section one, the following: "Before erecting a school-house, the board of directors shall consult with the county superintendent as to the most approved plan for such building, and secure his approval of the plan submitted."

Amend by striking the words "for two weeks", immediately following the word "advertisement" in line seven (7) of section one (1), and inserting in lieu thereof the words "published once each week for two consecutive weeks".

## SENATE AMENDMENTS TO HOUSE FILE NO. 321

Amend y striking from line five (5) of Section one (1), the words "Spirit Lake", and inserting in lieu thereof the words "Arnolds Park".

Amend by adding as Section 3 the following:

Sec. 3. This act being deemed of immediate importance shall be in full force and effective from and after its passage and publication in the Spirit Lake Beacon, a newspaper published at Spirit Lake, Iowa, and in the Milford Mail, a newspaper published at Milford, Iowa.

## SENATE MESSAGES CONSIDERED

Senate File No. 317, a bill for an act to amend the law as it appears in section ten thousand seven hundred one (10701) of the Code, 1927, relating to the payment of costs of bond given by superior judge when acting as clerk.

Read first and second times and referred to sifting committee.

Senate File No. 355, a bill for an act to amend the law as it appears in section eleven thousand four hundred thirty-two (11432) of the Code, 1927, relating to the granting of continuances in actions cognizable in equity when evidence is taken in the form of depositions.

Read first and second times and referred to sifting committee.

Senate File No. 269, a bill for an act to repeal the law as it appears in section twenty hundred and twelve (2012) and section twenty hundred thirteen (2013) of the Code, 1927, and to enact a substitute therefor providing for the disposal of conveyances seized when used in the illegal transportation of intoxicating liquors.

Read first and second times and referred to sifting committee.

Senate File No. 153, a bill for an act to amend the law as it appears in section twenty-six hundred ninety (2690) of the Code of Iowa, 1927, relating to the eradication of bovine tuberculosis and to provide for the regulation of the importation into this state of cattle whether or not they have been tested for such disease, as provided in chapter one hundred twenty-nine (129) of the Code, 1927, as amended.

Read first and second times and referred to sifting committee.

Senate File No. 136, a bill for an act to amend sections of the Code, 1927, numbered as follows:—five thousand nine hundred



ninety-nine (5999), six thousand one (6001), six thousand four (6004), six thousand six (6006), six thousand thirty-six (6036), six thousand two hundred sixty-one (6261) and six thousand one hundred seventeen (6117), section five thousand nine hundred ninety-two (5992), and five thousand nine hundred ninety-six (5996) relating to street improvements, sewers, and special assessments and bonds issued therefor and to make the provisions of this act apply also to cities acting under special charter.

Read first and second times and referred to sifting committee.

Senate File No. 256, a bill for an act to amend section fourteen hundred sixty (1460) of the Code, 1927, and to enact a substitute therefor, relative to the place of hearing of petitions for review before the Industrial Commissioner.

Read first and second times and referred to sifting committee.

#### APPOINTMENT OF COMMITTEE CLERK

Simmer of Wapello asked and obtained unanimous consent to have Corlyss Thompson appointed his clerk in lieu of May Grund, her appointment dating from March 15th.

Hill of Floyd asked and obtained unanimous consent to have Senate File No. 269 substituted for House File No. 508.

On motion of Baker of Jasper the House adjourned until 7:00 p. m. this evening.

#### EVENING SESSION

House reconvened, Speaker Johnson in the chair.

#### CLAIMS COMMITTEE EXCUSED

On request of Buchmiller of Greene the claims committee was excused for the evening.

#### INTRODUCTION OF BILLS

House File No. 524, by committee on cities and towns, a bill for an act to amend the law as it appears in section fifty-seven hundred forty-three (5743), Code, 1927, relating to the power of cities and towns to regulate by license, firms and corporations installing electric light and power wiring, fixtures, appliances or other electrical material.

Read first and second times and referred to sifting committee.

House File No. 525, by committee on ways and means, a bill for an act relating to the taxation of corporations and corporation shares of stock; providing for a franchise tax upon corporations organized or doing business in this state and amending the law as it appears in sections sixty-nine hundred forty-four (6944), sixty nine hundred eighty-five (6985), seven thousand eight (7008), seven thousand forty-two (7042), seven thousand eighty-nine (7089), eighty-four hundred forty-two (8442) and eighty-four hundred forty-three (8443) of the Code, 1927.

Read first and second times and referred to sifting committee.

#### CONSIDERATION OF BILLS

House File No. 504, a bill for an act to provide for the payment by the state of certain sums of money for the support of rural schools in school districts wherein the state is owner of agricultural land and said districts being located outside of cities and towns, was taken up for consideration.

Van Buren of Jones moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 65.

Albert	Files	Johnson of	Reimers
Bair	Finnern	Keokuk	Reno
Baker	Hagglund	King	Rice
Barnes	Hall	Lamb	Ryder
Berry	Hatter	Lichty	Rylander
Bixler	Heald	Lomas	Shannon
Buchmiller	Helgason	McIntosh	Simmer
Bush	Hill	McMillan	Swanson
Byers of Fayette	Hollingsworth	Mathews	Van Buren
Cole	Hopkins	Nelson of Story	Vaughn
Dayton	Irwin	O'Brien	Venard
Dean	Istad	Pattison	Vosseller
Eckles	Jaycox	Paulson	Wamstad
Elliott of Polk	Jensen	Pendray	Wearin
Elliott of Scott	Johnson of	Randall	Whiting
Ellsworth	Dickinson	Ratliff	Wilson
Figgins		Rawlings	Mr. Speaker

The nays were, 1.

Torgeson

Absent or not voting, 42.

Aiken	Forsling	Hush	O'Donnell
Allen	Gilmore	Kline	Orr
Ballew	Greene	Knudson	Read
Burton	Griswold	Lovrien	Rutledge
Byers of Linn	Hansen	McCaulley	Sass
Campbell	Hanson	McCreery	Shields
Clark	Hayes	McIlrath	Smith
Cox	Hollis	Miller	Taylor
Crozier	Holmgren	Mounce	Torgeson
Ditto	Hubbard	Nelson of	Truax
Fleming	Hunt	Hancock	Van Wert

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 293, a bill for an act to amend section twenty-nine hundred and twenty-six (2926), section twenty-nine hundred and twenty-six-b1 (2926-b1), section twenty-nine hundred and thirty (2930), and section twenty-nine hundred and thirty-eight (2938) of the Code, 1927, relating to articles of incorporation of farm aid associations, and to extend the powers of such associations, and providing for appropriation by board of supervisors to such associations, and relating to the annual reports of such associations, with report of committee recommending passage was taken up for consideration.

Wilson of Tama moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 64.

Albert	Hansen	Lamb	Reno
Baker	Hayes	Lomas	Rice
Bush	Heald	McCreery	Ryder
Byers of Fayette	Helgason	McIlrath	Rylander
Clark	Hill	McIntosh	Shields
Cole	Hollingsworth	McMillan	Swanson
Dayton	Hopkins	Mathews	Torgeson
Dean	Irwin	Nelson of Story	Van Buren
Eckles	Istad	O'Brien	Vaughn
Elliott of Polk	Jaycox	Pattison	Venard
Elliott of Scott	Jensen	Paulson	Vosseller
Ellsworth	Johnson of	Pendray	Wamstad
Files	Dickinson	Randall	Wearin
Forsling	Johnson of	Ratliff	Whiting
Greene	Keokuk	Rawlings	Wilson
Hagglund	King	Reimers	Mr. Speaker
Hall	Kline		

The nays were, none.

## Absent or not voting, 44.

Aiken	Crozier	Hubbard	O'Donnell
Allen	Ditto	Hunt	Orr
Bair	Figgins	Hush	Read
Ballew	Finnern	Knudson	Rutledge
Barnes	Fleming	Lichty	Sass
Berry	Gilmore	Lovrien	Shannon
Bixler	Griswold	McCaulley	Simmer
Buchmiller	Hanson	Miller	Smith
Burton	Hatter	Mounce	Taylor
Byers of Linn	Hollis	Nelson of	Truax
Campbell	Holmgren	Hancock	Van Wert
Cox			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 276, a bill for an act relating to the creation of a valuation committee in certain cities; prescribing the powers and duties of said committee; providing the procedure for initiating, approving and ordering certain public improvements; procuring the advice of certain city officials; providing for a default and deficiency fund; providing for notices and hearings, and the procedure necessary to secure the approval by the city council of resolution of necessity and contents thereof, and confirmation by the district court of certain special assessments and real estate valuations in advance of the performance of the work, and providing for re-assessment in certain cases, and providing for rebates, forfeitures, the issuance of bonds, and providing for the lien of special assessments and the exemption of certain cities from certain claims, with report of committee recommending passage was taken up for consideration.

Reno of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 64.

Albert	Elliott of Scott	Heald	Johnson of
Baker	Ellsworth	Helgason	Keokuk
Barnes	Figgins	Hill	King
Berry	Files	Hollingsworth	Kline
Byers of Fayette	Finnern	Irwin	Lamb
Clark	Forsling	Istad	Lichty
Cole	Greene	Jaycox	McCreery
Dayton	Hagglund	Jensen	McIlrath
Dean	Hall	Johnson of	McIntosh
Eckles	Hansen	Dickinson	McMillan
Elliott of Polk	Hayes		Mathews

Nelson of Story	Reimers	Shields	Vosseller
O'Brien	Reno	Simmer	Wearin
Pattison	Rice	Swanson	Whiting
Paulson	Ryder	Torgeson	Wilson
Pendray	Rylander	Van Buren	Mr. Speaker
Ratliff	Shannon	Vaughn	

The nays were, 4.

Bush	Hopkins	Venard	Wamstad
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Absent or not voting, 40.

Aiken	Ditto	Hush	Orr
Allen	Fleming	Knudson	Randall
Bair	Gilmore	Lomas	Rawlings
Ballew	Griswold	Lovrien	Read
Bixler	Hanson	McCaulley	Rutledge
Buchmiller	Hatter	Miller	Sass
Burton	Hollis	Mounce	Smith
Byers of Linn	Holmgren	Nelson of	Taylor
Campbell	Hubbard	Hancock	Truax
Cox	Hunt	O'Donnell	Van Wert
Crozier			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 84, a bill for an act to amend the law as it appears in sections fifty-two hundred twenty-one (5221), fifty-two hundred twenty-three (5223), and fifty-two hundred thirty-one (5231) of the Code, 1927, relating to compensation of county officers, with report of committee recommending passage was taken up for consideration.

Lichty of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 55.

Albert	Files	Johnson of	Randall
Bair	Forsling	Keokuk	Ratliff
Baker	Hagglund	King	Ryder
Barnes	Hall	Lamb	Rylander
Bush	Heald	Lichty	Shannon
Byers of Fayette	Helgason	McCreery	Simmer
Clark	Hill	McIlrath	Swanson
Cole	Hollingsworth	McIntosh	Van Buren
Dayton	Hopkins	McMillan	Vaughn
Dean	Irwin	Mathews	Venard
Eckles	Istad	Nelson of Story	Vosseller
Elliott of Polk	Jensen	O'Brien	Whiting
Elliott of Scott	Johnson of	Pattison	Wilson
Ellsworth	Dickinson	Pendray	Mr. Speaker
Figgins			

The nays were, 4.

Berry	Lomas	Rice	Shields
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Absent or not voting, 49.

Aiken	Gilmore	Kline	Read
Allen	Greene	Knudson	Reimers
Ballew	Griswold	Lovrien	Reno
Bixler	Hansen	McCaulley	Rutledge
Buchmiller	Hanson	Miller	Sass
Burton	Hatter	Mounce	Smith
Byers of Linn	Hayes	Nelson of	Taylor
Campbell	Hollis	Hancock	Torgeson
Cox	Holmgren	O'Donnell	Truax
Crozier	Hubbard	Orr	Van Wert
Ditto	Hunt	Paulson	Wamstad
Finnern	Hush	Rawlings	Wearin
Fleming	Jaycox		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 265, a bill for an act to amend the law as it appears in sections forty-four hundred forty-six (4446), of the Code, 1927, relating to schools and textbooks therefor; to repeal the law as it now appears in sections forty-four hundred fifty-six (4456), forty-four hundred fifty-seven (4457), forty-four hundred fifty-eight (4458), forty-four hundred fifty-nine (4459), forty-four hundred sixty (4460), forty-four hundred sixty-one (4461), forty-four hundred sixty-two (4462), and forty-four hundred sixty-three (4463) of the Code, 1927, relating to county uniformity of school textbooks and arranging for their selection and supply; to enact substitutes for the statutory provisions so repealed, authorizing the County Board of Education to select, purchase and pay for school textbooks and to sell same to the respective districts; also to provide for the custody and distribution of such textbooks, and to make their use mandatory, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Pendray of Jackson the amendments proposed by the committee, found on page 843 of the journal of March 19th were adopted.

Pendray of Jackson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 57.

Albert	Greene	King	Ryder
Baker	Hagglund	Kline	Rylander
Barnes	Hall	Lamb	Shannon
Berry	Hansen	Lichty	Simmer
Bush	Heald	McCreery	Swanson
Byers of Fayette	Helgason	McIlrath	Torgeson
Clark	Hollingsworth	McIntosh	Van Buren
Cole	Irwin	McMillan	Vaughn
Dayton	Istad	Nelson of Story	Venard
Eckles	Jaycox	O'Brien	Vosseller
Elliott of Polk	Jensen	Pattison	Wamstad
Elliott of Scott	Johnson of	Paulson	Wearin
Ellsworth	Dickinson	Pendray	Whiting
Figgins	Johnson of	Ratliff	Mr. Speaker
Files	Keokuk	Rice	

The nays were, 2.

Hopkins                      Wilson

Absent or not voting, 49.

Aiken	Finnern	Hush	Rawlings
Allen	Fleming	Knudson	Read
Bair	Forsling	Lomas	Reimers
Ballew	Gilmore	Lovrien	Reno
Bixler	Griswold	McCaulley	Rutledge
Buchmiller	Hanson	Mathews	Sass
Burton	Hatter	Miller	Shields
Byers of Linn	Hayes	Mounce	Smith
Campbell	Hill	Nelson of	Taylor
Cox	Hollis	Hancock	Truax
Crozier	Holmgren	O'Donnell	Van Wert
Dean	Hubbard	Orr	
Ditto	Hunt	Randall	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Pendray of Jackson moved that the vote by which House File No. 265 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 407, a bill for an act to recognize the Iowa sheep and wool breeders association, to encourage the sheep and wool industry in the State of Iowa and provide practical and scientific instruction in production and marketing of sheep and wool products, with report of committee recommending passage was taken up for consideration.

McMillan of Benton moved the previous question.

Motion prevailed.

McIlrath of Poweshiek moved that further action on House File No. 407 be deferred.

On the question, "Shall further action be deferred?" a roll call was demanded.

The ayes were, 44.

Aiken	Files	Kline	Rylander
Albert	Hagglund	Lamb	Swanson
Baker	Helgason	McIlrath	Torgeson
Berry	Hill	McIntosh	Van Buren
Bush	Hopkins	Nelson of Story	Vaughn
Byers of Fayette	Irwin	O'Brien	Venard
Cole	Jaycox	Pattison	Vosseller
Dayton	Jensen	Paulson	Wamstad
Eckles	Johnson of	Pendray	Wearin
Elliott of Scott	Dickinson	Ratliff	Whiting
Ellsworth	Johnson of	Rice	Wilson
Figgins	Keokuk		

The nays were, 28.

Bair	Greene	King	Randall
Barnes	Hall	Lichty	Reno
Clark	Hansen	Lomas	Ryder
Dean	Hayes	McCreery	Shannon
Elliott of Polk	Heald	McMillan	Shields
Finnern	Hollingsworth	Mathews	Simmer
Forsling	Istad	Orr	Mr. Speaker

Absent or not voting, 36.

Allen	Fleming	Hush	Rawlings
Ballew	Gilmore	Knudson	Read
Bixler	Griswold	Lovrien	Reimers
Buchmiller	Hanson	McCaulley	Rutledge
Burton	Hatter	Miller	Sass
Byers of Linn	Hollis	Mounce	Smith
Campbell	Holmgren	Nelson of	Taylor
Cox	Hubbard	Hancock	Truax
Crozier	Hunt	O'Donnell	Van Wert
Ditto			

Motion lost.

McIlrath of Poweshiek moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"



The ayes were, 41.

Aiken	Hagglund	Lichty	Rylander
Albert	Heald	McIntosh	Swanson
Baker	Helgason	McMillan	Torgeson
Berry	Hill	Mathews	Van Buren
Bush	Irwin	Nelson of Story	Vaughn
Byers of Fayette	Jaycox	O'Brien	Venard
Cole	Jensen	Pattison	Vosseller
Eckles	Johnson of	Paulson	Wamstad
Ellsworth	Keokuk	Pendray	Whiting
Figgins	Kline	Rice	Wilson
Files	Lamb		

The nays were, 28.

Bair	Forsling	Johnson of	Randall
Barnes	Greene	Dickinson	Reno
Clark	Hall	King	Ryder
Dayton	Hayes	Lomas	Shannon
Dean	Hollingsworth	McCreery	Shields
Elliott of Polk	Hopkins	McIlrath	Simmer
Elliott of Scott	Istad	Orr	Mr. Speaker
Finnern			

Absent or not voting, 39.

Allen	Fleming	Hush	Rawlings
Ballew	Gilmore	Knudson	Read
Bixler	Griswold	Lovrien	Reimers
Buchmiller	Hansen	McCaulley	Rutledge
Burton	Hanson	Miller	Sass
Byers of Linn	Hatter	Mounce	Smith
Campbell	Hollis	Nelson of	Taylor
Cox	Holmgren	Hancock	Truax
Crozier	Hubbard	O'Donnell	Van Wert
Ditto	Hunt	Ratliff	Wearin

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File No. 418, a bill for an act to amend section eighty-six hundred seventy-six (8676) of the Code, 1927, relative to group insurance and granting authority to labor organizations and teachers associations to issue group insurance on their members, with report of committee recommending passage was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 66.

Aiken	Baker	Bush	Dayton
Albert	Barnes	Byers of Fayette	Dean
Bair	Berry	Clark	Elliott of Polk

Elliott of Scott	Hill	Lichty	Rice
Ellsworth	Hollingsworth	McCreery	Ryder
Eckles	Hopkins	McIntosh	Rylander
Figgins	Irwin	McMillan	Simmer
Files	Istad	Mathews	Swanson
Finnern	Jaycox	Nelson of Story	Torgeson
Forsling	Jensen	O'Brien	Van Buren
Greene	Johnson of	Orr	Vaughn
Hagglund	Dickinson	Pattison	Venard
Hall	Johnson of	Paulson	Wamstad
Hansen	Keokuk	Pendray	Wearin
Hayes	King	Randall	Whiting
Heald	Kline	Ratliff	Wilson
Helgason	Lamb	Reno	Mr. Speaker

The nays were, none.

Absent or not voting, 42.

Allen	Fleming	Lomas	Reimers
Ballew	Gilmore	Lovrien	Rutledge
Bixler	Griswold	McCaulley	Sass
Buchmiller	Hanson	McIlrath	Shannon
Burton	Hatter	Miller	Shields
Byers of Linn	Hollis	Mounce	Smith
Campbell	Holmgren	Nelson of	Taylor
Cole	Hubbard	Hancock	Truax
Cox	Hunt	O'Donnell	Van Wert
Crozier	Hush	Rawlings	Vosseller
Ditto	Knudson	Read	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 344, a bill for an act to amend section ten thousand nine hundred eight (10908), of the Code, 1927, relating to qualifications for admission as attorneys and counselors, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Whiting of Johnson the amendments proposed by the committee found on pages 991 and 992 of the journal of March 22nd, were adopted.

Ratliff of Henry moved the previous question.

Motion prevailed.

Mr. Whiting moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 33.

Albert	Barnes	Eckles	Ellsworth
Bair	Byers of Fayette	Elliott of Polk	Files
Baker	Cole	Elliott of Scott	Hall

Heald	Lamb	Rice	Van Buren
Hollingsworth	Lichty	Ryder	Venard
Jaycox	McCreery	Shields	Whiting
Jensen	Pattison	Simmer	Wilson
Johnson of Dickinson	Paulson	Torgeson	Mr. Speaker
	Reno		

The nays were, 36.

Aiken	Hansen	King	Pendray
Berry	Hayes	Kline	Randall
Bush	Helgason	Lomas	Ratliff
Clark	Hill	McIlrath	Rylander
Dayton	Hopkins	McIntosh	Shannon
Dean	Irwin	McMillan	Swanson
Figgins	Istad	Mathews	Vaughn
Finnern	Johnson of	Nelson of Story	Wamstad
Greene	Keokuk	O'Brien	Wearin
Hagglund			

Absent or not voting, 39.

Allen	Fleming	Hush	Rawlings
Ballew	Forsling	Knudson	Read
Bixler	Gilmore	Lovrien	Reimers
Buchmiller	Griswold	McCaulley	Rutledge
Burton	Hanson	Miller	Sass
Byers of Linn	Hatter	Mounce	Smith
Campbell	Hollis	Nelson of	Taylor
Cox	Holmgren	Hancock	Truax
Crozier	Hubbard	O'Donnell	Van Wert
Ditto	Hunt	Orr	Vosseller

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 428, a bill for an act to prohibit marathon or endurance contests and defining the same, and providing a penalty therefor, with report of committee recommending passage was taken up for consideration.

Eckles of Butler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 57.

Albert	Eckles	Hill	King
Bair	Elliott of Polk	Hollingsworth	Kline
Baker	Elliott of Scott	Hopkins	Lichty
Berry	Ellsworth	Istad	Lomas
Bush	Figgins	Jaycox	McCreery
Byers of Fayette	Finnern	Jensen	McIlrath
Clark	Hagglund	Johnson of	McIntosh
Cole	Hall	Dickinson	McMillan
Dayton	Heald	Johnson of	Mathews
Dean	Helgason	Keokuk	Nelson of Story

O'Brien	Ratliff	Torgeson	Wamstad
Orr	Rice	Van Buren	Whiting
Pattison	Rylander	Vaughn	Wilson
Paulson	Shannon	Venard	Mr. Speaker
Pendray	Swanson	Vosseller	

The nays were, 4.

Hansen	Lamb	Randall	Wearin
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Absent or not voting, 47.

Aiken	Files	Hunt	Read
Allen	Fleming	Hush	Reimers
Ballew	Forsling	Irwin	Reno
Barnes	Gilmore	Knudson	Rutledge
Bixler	Greene	Lovrien	Ryder
Buchmiller	Griswold	McCaulley	Sass
Burton	Hanson	Miller	Shields
Byers of Linn	Hatter	Mounce	Simmer
Campbell	Hayes	Nelson of	Smith
Cox	Hollis	Hancock	Taylor
Crozier	Holmgren	O'Donnell	Truax
Ditto	Hubbard	Rawlings	Van Wert

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 279, a bill for an act to amend section nine thousand two hundred thirty-two (9232) of the Code, 1927, relating to the publication of reports of the condition of savings and state banks, with report of committee recommending passage was taken up for consideration.

Hollingsworth of Boone moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 62.

Aiken	Finnern	King	Ratliff
Albert	Hagglund	Kline	Rice
Bair	Hall	Lamb	Ryder
Baker	Hanson	Lichty	Rylander
Berry	Heald	Lomas	Shields
Buchmiller	Helgason	McCaulley	Simmer
Bush	Hollingsworth	McCreery	Swanson
Byers of Fayette	Hopkins	McIlrath	Torgeson
Clark	Irwin	McIntosh	Van Buren
Cole	Istad	McMillan	Vaughn
Dayton	Jaycox	Nelson of Story	Venard
Dean	Jensen	Orr	Vosseller
Elliott of Polk	Johnson of	Pattison	Wamstad
Elliott of Scott	Dickinson	Paulson	Wearin
Ellsworth	Johnson of	Pendray	Wilson
Figgins	Keokuk	Randall	Mr. Speaker

The nays were, none.

Absent or not voting, 46.

Allen	Fleming	Hunt	Read
Ballew	Forsling	Hush	Reimers
Barnes	Gilmore	Knudson	Reno
Bixler	Greene	Lovrien	Rutledge
Burton	Griswold	Mathews	Sass
Byers of Linn	Hansen	Miller	Shannon
Campbell	Hatter	Mounce	Smith
Cox	Hayes	Nelson of	Taylor
Crozier	Hill	Hancock	Truax
Ditto	Hollis	O'Brien	Van Wert
Eckles	Holmgren	O'Donnell	Whiting
Files	Hubbard	Rawlings	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 220, a bill for an act to repeal section four thousand eight hundred twenty-five (4825) of the Code, 1927, relating to notice of assessment for cutting noxious weeds, and to enact a substitute for the section repealed, with report of committee recommending passage was taken up for consideration.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend section three by adding at the end of line three the following: "for such hearing"; also line four by inserting after the word "notice" the word "thereof"; also strike the word "said" from line four and insert in lieu thereof the word "such"; also by changing the comma following the word "thereto" in line nine and striking from said line the following words: "on or prior to such time" and inserting in lieu thereof the following: "Notice of such hearing shall be given"; also by placing a comma after the word "city" in line eleven and inserting immediately thereafter the following: "as the case may be,".

Amendment adopted.

Elliott of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 55.

Aiken	Eckles	Hansen	Jaycox
Bair	Elliott of Polk	Hayes	Jensen
Baker	Elliott of Scott	Heald	Johnson of
Berry	Ellsworth	Helgason	Dickinson
Byers of Fayette	Finnern	Hill	Johnson of
Cole	Forsling	Hollingsworth	Keokuk
Dayton	Greene	Hopkins	King
Dean	Hagglund	Istad	Kline

Lamb	Nelson of Story	Reno	Van Buren
Lichty	O'Brien	Rice	Venard
McCaulley	Orr	Ryder	Wamstad
McCreery	Pattison	Rylander	Wearin
McIlrath	Paulson	Shannon	Wilson
McIntosh	Pendray	Swanson	Mr. Speaker
McMillan			

The nays were, 8.

Albert	Clark	Hanson	Mathews
Bush	Figgins	Irwin	Torgeson

Absent or not voting, 45.

Allen	Fleming	Lovrien	Rutledge
Ballew	Gilmore	Miller	Sass
Barnes	Griswold	Mounce	Shields
Bixler	Hall	Nelson of	Simmer
Buchmiller	Hatter	Hancock	Smith
Burton	Hollis	O'Donnell	Taylor
Byers of Linn	Holmgren	Randall	Truax
Campbell	Hubbard	Ratliff	Van Wert
Cox	Hunt	Rawlings	Vaughn
Crozier	Hush	Read	Vosseller
Ditto	Knudson	Reimers	Whiting
Files	Lomas		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### MOTION TO RECONSIDER FILED

MR. SPEAKER: I move to reconsider the vote by which House File No. 407 failed to pass the House.

AZEL McILRATH.  
FRANCIS JOHNSON.

Hanson of Winnebago, chairman of the committee on elections, filed the following resolution, and requested that the same may be printed in the journal for information:

#### RESOLUTION

*Whereas*, Information has been laid before this Committee alleging that certain candidates for state offices at the primary election held June 4, 1928, did extravagantly and unlawfully exceed the limitation of expenses as provided by statute, and

*Whereas*, It is the duty of this committee to investigate such charges, therefore

*Be It Resolved by the House of Representatives of the State of Iowa:*

1. That the Committee on Elections be, and is hereby charged with investigating the campaign expenses of candidates for State offices at the primary election held June 4, 1928,

2. That said Committee on elections shall be empowered to employ a competent shorthand reporter to take the evidence and testimony presented; that said committee be further empowered to call before it such witnesses, records, books, letters or correspondence as may be valuable in ascertaining the facts; that the said committee be empowered to secure legal services if deemed necessary, and that said committee have all power as set forth in the laws of this state pertaining to investigations of this character by like bodies,

3. And that said Committee shall when such investigation is finished return a full and complete statement of their findings to the House of Representatives of Iowa.

#### AMENDMENTS FILED

King of Clay filed the following amendments to Senate File No. 301:

Amend Senate File No. 301 by adding to section one (1) of the bill following the period (.) in line sixteen (16) the following:

The state fish and game warden shall cause to be placed on the boundary lines of all wild life refuges, at a distance of not more than four hundred (400) yards apart, wood or metal signs upon which the words "State Wild Life Refuge" shall be printed in capital letters. Said letters shall be not less than three (3) inches in height and shall be in black on a white background.

Also amend section six (6) by inserting in line six (6) after the word "fishing" the following: "at any time when the same shall be lawful."

Also amend section nine (9) by striking from line fourteen (14), following the comma, the word "ten" and substituting therefore the word "five".

Also amend section thirteen (13) by striking all of lines seven (7) to twenty, inclusive, and substituting in lieu thereof, to-wit:

1. Any game fish in the northern zone from December first to May fourteenth; except as provided in section 1757 when using licensed nets and seines.

2. Any black bass, crappie, blue gill, or sun fish in the northern zone from December first to June fourteenth.

3. Any game fish in the southern zone from November sixteenth to April thirtieth, except as provided in Section 1757 when using licensed nets or seines.

4. Any black bass, crappie, blue gill, or sun fish in the southern zone from November sixteenth to May thirty-first.

Also amend by inserting after the word "inches" in line seven (7) of section fifteen (15) the word "any" and by striking the comma (,) after

the word "pickerel" in line seven (7) and inserting the words "less than sixteen (16) inches."

Also amend by striking out all of section (16).

Also amend section twenty-seven (27), line twenty-nine (29) by inserting after the word "shoot" the words "with shotgun" and by striking the comma (,) after the word otter and substituting therefor the word "or", and further amend by striking from the line thirty (30) the words "oppossum, skunk or civit". Further amend by striking from line thirty-two (32) the word "shot" and insert in lieu thereof the words "killed with shotgun."

Allen of Pocahontas filed the following amendment to House File No. 69:

I move to substitute for the amendment offered by Byers of Linn to House File No. 69 the following:

"Section 2. Every officer or employe of the League of Iowa Municipalities that is interested, directly or indirectly, in any contract with any city or town, or in any work done or materials furnished any city or town, or the profits thereof, shall, if such officer or employe, directly or indirectly, receive any profit, commission or compensation of any kind or nature arising or growing out of the sale or the furnishing of any supplies, equipment, material or any other article or thing to any city or town or for any work of public improvement therein, file with the Executive Council of Iowa on or before January first of each year a full, complete, detailed account and statement of the transaction or enterprise hereinbefore described, showing the money or other thing of value received by reason thereof, except that the annual salary received from the League of Iowa Municipalities need not be so reported."

Rutledge of Webster filed the following amendment to House File No. 295:

Amend House File No. 295 by adding after the word "transportation" in line four (4) of section one thereof, the words "for hire".

On motion of Bair of Buena Vista the House adjourned until 9:00 a. m., Wednesday.



# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 27, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. D. E. Kerr, pastor of the First Presbyterian church, Grundy Center, Iowa.

Journal of March 26th corrected and approved.

## CONSIDERATION OF SENATE AMENDMENTS

On request of Buchmiller of Greene, House File No. 321, a bill for an act to make an appropriation to Albert Sharp for the care and policing of Spirit Lake Monument property for the seasons of 1927 and 1928, with Senate amendments, was taken up and the amendments read and considered.

## SENATE AMENDMENTS TO HOUSE FILE NO. 321

Amend by striking from line five (5) of Section one (1), the words "Spirit Lake", and inserting in lieu thereof the words "Arnolds Park".

Amend by adding as Section 3 the following:

Sec. 3. This act being deemed of immediate importance shall be in full force and effective from and after its passage and publication in the Spirit Lake Beacon, a newspaper published at Spirit Lake, Iowa, and in the Milford Mail, a newspaper published at Milford, Iowa.

Mr. Buchmiller moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 74.

Albert	Clark	Fleming	Heald
Ballew	Dean	Forsling	Hill
Bixler	Elliott of Polk	Gilmore	Hollingsworth
Buchmiller	Elliott of Scott	Griswold	Hollis
Burton	Ellsworth	Hagglund	Hush
Bush	Figgins	Hall	Irwin
Byers of Fayette	Files	Hanson	Istad
Campbell	Finnern	Hatter	Jaycox

Jensen	McMillan	Rawlings	Truax
Johnson of	Mathews	Read	Van Buren
Keokuk	Miller	Reimers	Van Wert
King	Mounce	Rice	Vaughn
Kline	Nelson of	Ryder	Venard
Knudson	Hancock	Rylander	Vosseller
Lamb	Nelson of Story	Sass	Wamstad
Lichty	Pattison	Shannon	Wearin
McCaulley	Paulson	Swanson	Whiting
McCreery	Pendray	Taylor	Wilson
McIlrath	Ratliff	Torgeson	Mr. Speaker

The nays were, none.

Absent or not voting, 34.

Aiken	Crozier	Hopkins	O'Donnell
Allen	Dayton	Hubbard	Orr
Bair	Ditto	Hunt	Randall
Baker	Eckles	Johnson of	Reno
Barnes	Greene	Dickinson	Rutledge
Berry	Hansen	Lomas	Shields
Byers of Linn	Hayes	Lovrien	Simmer
Cole	Helgason	McIntosh	Smith
Cox	Holmgren	O'Brien	

House concurred in Senate amendments to House File No. 321.

On request of Whiting of Johnson, House File No. 157, a bill for an act to repeal section forty-three hundred seventy (4370) of the Code, 1927, relating to the erection or repair of school-houses and to enact a substitute therefor, with Senate amendments, was taken up and the amendments read and considered.

#### SENATE AMENDMENTS TO HOUSE FILE NO. 157

Amend by inserting after the period following the word "thereof" in line three (3) in section one, the following: "Before erecting a school-house, the board of directors shall consult with the county superintendent as to the most approved plan for such building, and secure his approval of the plan submitted."

Amend by striking the words "for two weeks", immediately following the word "advertisement" in line seven (7) of section one (1), and inserting in lieu thereof the words "published once each week for two consecutive weeks".

Mr. Whiting moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 72.

Albert	Berry	Bush	Clark
Ballew	Bixler	Byers of	Fayette Cole
Barnes	Buchmiller	Campbell	Dean

Eckles	Hill	McIlrath	Rylander
Elliott of Scott	Hollingsworth	McMillan	Sass
Ellsworth	Hollis	Mathews	Shannon
Figgins	Holmgren	Miller	Swanson
Files	Hush	Mounce	Taylor
Finnern	Irwin	Nelson of	Torgeson
Fleming	Istad	Hancock	Truax
Forsling	Jaycox	Pattison	Van Buren
Gilmore	Jensen	Paulson	Van Wert
Hagglund	Kline	Ratliff	Vaughn
Hall	Knudson	Rawlings	Wamstad
Hanson	Lamb	Read	Wearin
Hatter	Lichty	Reimers	Whiting
Hayes	McCauley	Rice	Wilson
Heald	McCreery	Ryder	Mr. Speaker
Helgason			

The nays were, none.

Absent or not voting, 36.

Aiken	Elliott of Polk	Johnson of	Pendray
Allen	Greene	Keokuk	Randall
Bair	Griswold	King	Reno
Baker	Hansen	Lomas	Rutledge
Burton	Hopkins	Lovrien	Shields
Byers of Linn	Hubbard	McIntosh	Simmer
Cox	Hunt	Nelson of Story	Smith
Crozier	Johnson of	O'Brien	Venard
Dayton	Dickinson	O'Donnell	Vosseller
Ditto		Orr	

House concurred in Senate amendments to House File No. 157.

On request of Buchmiller of Greene, House File No. 264, a bill for an act to amend chapter one hundred twenty-nine (129), Laws of the Twenty-fifth General Assembly, providing relief for one Frederick M. Hull, with Senate amendment, was taken up and the amendment read and considered.

#### SENATE AMENDMENT TO HOUSE FILE NO. 264

Amend by striking from line 9 of Sec. 3 the word and figure "six (6)" and inserting in lieu thereof the word and figure "two (2)".

Mr. Buchmiller moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 74.

Albert	Bush	Ellsworth	Gilmore
Ballew	Byers of Fayette	Figgins	Greene
Barnes	Clark	Files	Griswold
Berry	Cole	Finnern	Hagglund
Bixler	Dean	Fleming	Hanson
Buchmiller	Elliott of Scott	Forsling	Hatter

Hayes	King	Nelson of Story	Taylor
Heald	Kline	O'Brien	Torgeson
Helgason	Knudson	Pattison	Truax
Hill	Lamb	Paulson	Van Buren
Hollingsworth	Lichty	Ratliff	Van Wert
Hollis	McCaulley	Read	Vaughn
Hush	McCreery	Reimers	Vosseller
Irwin	McIlrath	Rice	Wamstad
Istad	McIntosh	Ryder	Wearin
Jaycox	McMillan	Rylander	Whiting
Jensen	Mathews	Sass	Wilson
Johnson of Keokuk	Miller	Shields	Mr. Speaker
	Mounce	Swanson	

The nays were, none.

Absent or not voting, 34.

Aiken	Dayton	Hunt	Pendray
Allen	Ditto	Johnson of Dickinson	Randall
Bair	Eckles	Lomas	Rawlings
Baker	Elliott of Polk	Lovrien	Reno
Burton	Hall	Nelson of Hancock	Rutledge
Byers of Linn	Hansen	O'Donnell	Shannon
Campbell	Holmgren	Orr	Simmer
Cox	Hopkins		Smith
Crozier	Hubbard		Venard

House concurred in Senate amendment to House File No. 264.

On request of Hill of Floyd, House File No. 391, a bill for an act to make permanent the temporary transfer of certain funds by the municipality of Charles City, Iowa, with Senate amendment, was taken up and the amendment read and considered.

#### SENATE AMENDMENTS TO HOUSE FILE NO. 391

Amend Sec. 2 by striking from line four the words "Fredericksburg News" and inserting in lieu thereof the words "Rockford Register".

Also by striking from line five the word "Fredericksburg" and inserting in lieu thereof the word "Rockford".

Mr. Hill moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 75.

Albert	Dean	Greene	Holmgren
Ballew	Elliott of Scott	Hagglund	Hush
Barnes	Ellsworth	Hanson	Irwin
Bixler	Figgins	Hayes	Istad
Bush	Files	Heald	Jaycox
Byers of Fayette	Finnern	Helgason	Jensen
Campbell	Fleming	Hill	Johnson of Keokuk
Clark	Forsling	Hollingsworth	King
Dayton	Gilmore	Hollis	

Kline	Miller	Read	Truax
Knudson	Mounce	Reimers	Van Buren
Lamb	Nelson of Story	Ryder	Van Wert
Lichty	O'Brien	Rylander	Vaughn
McCaulley	Pattison	Sass	Vosseller
McCreery	Paulson	Shannon	Wamstad
McIlrath	Pendray	Shields	Wearin
McIntosh	Randall	Swanson	Whiting
McMillan	Ratliff	Taylor	Wilson
Mathews	Rawlings	Torgeson	Mr. Speaker

The nays were, none.

Absent or not voting, 33.

Aiken	Cox	Hopkins	O'Donnell
Allen	Crozier	Hubbard	Orr
Bair	Ditto	Hunt	Reno
Baker	Eckles	Johnson of	Rice
Berry	Elliott of Polk	Dickinson	Rutledge
Buchmiller	Griswold	Lomas	Simmer
Burton	Hall	Lovrien	Smith
Byers of Linn	Hansen	Nelson of	Venard
Cole	Hatter	Hancock	

House concurred in Senate amendments to House File No. 391.

#### CONFERENCE COMMITTEE REPORT ON HOUSE FILE NO. 86 ADOPTED

McCaulley of Calhoun, chairman of the conference committee on House File No. 86, on the part of the House, called up the report of the conference committee found in the Journal of March 26th and moved its adoption, and the adoption of the amendments recommended therein.

On the question, "Shall the report of the conference committee and the amendments recommended therein be adopted?" a roll call was demanded.

The ayes were, 79.

Albert	Elliott of Scott	Helgason	McCreery
Bair	Ellsworth	Hill	McIlrath
Ballew	Figgins	Hollingsworth	McIntosh
Barnes	Files	Hollis	Mathews
Bixler	Finnern	Holmgren	Miller
Burton	Fleming	Hush	Mounce
Bush	Forsling	Istad	Nelson of
Byers of Fayette	Gilmore	Jaycox	Hancock
Byers of Linn	Greene	Jensen	O'Brien
Campbell	Griswold	Johnson of	Pattison
Clark	Hagglund	Keokuk	Paulson
Cox	Hall	King	Pendray
Dayton	Hanson	Kline	Ratliff
Dean	Hatter	Knudson	Rawlings
Ditto	Hayes	Lamb	Reimers
Eckles	Heald	McCaulley	Rice

Ryder	Torgeson	Vaughn	Wearin
Sass	Truax	Venard	Whiting
Shields	Van Buren	Vosseller	Wilson
Swanson	Van Wert	Wamstad	Mr. Speaker
Taylor			

The nays were, none.

Absent or not voting, 29.

Aiken	Hansen	Lomas	Read
Allen	Hopkins	Lovrien	Reno
Baker	Hubbard	McMillan	Rutledge
Berry	Hunt	Nelson of Story	Rylander
Buchmiller	Irwin	O'Donnell	Shannon
Cole	Johnson of	Orr	Simmer
Crozier	Dickinson	Randall	Smith
Elliott of Polk	Lichty		

Conference report and amendments adopted.

#### CONSIDERATION OF BILLS

House File No. 519, a bill for an act to amend the law as it appears in section fifty-nine hundred seventy-five (5975), Code, 1927, relating to the use of materials for street improvements, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 91.

Albert	Finnern	Johnson of	Pendray
Bair	Fleming	Dickinson	Randall
Baker	Forsling	Johnson of	Ratliff
Ballew	Gilmore	Keokuk	Rawlings
Barnes	Greene	King	Read
Bixler	Griswold	Kline	Reimers
Buchmiller	Hagglund	Knudson	Reno
Burton	Hall	Lamb	Rice
Bush	Hanson	Lichty	Rutledge
Byers of Fayette	Hatter	Lomas	Ryder
Byers of Linn	Hayes	McCaulley	Rylander
Campbell	Heald	McCreery	Sass
Clark	Helgason	McIlrath	Swanson
Cole	Hill	McIntosh	Taylor
Cox	Hollingsworth	McMillan	Torgeson
Dayton	Hollis	Mathews	Truax
Dean	Holmgren	Miller	Van Wert
Ditto	Hunt	Mounce	Vaughn
Eckles	Hush	Nelson of	Venard
Elliott of Polk	Irwin	Hancock	Vosseller
Elliott of Scott	Istad	Nelson of Story	Wamstad
Ellsworth	Jaycox	O'Brien	Wearin
Figgins	Jensen	Pattison	Mr. Speaker
Files		Paulson	

The nays were, none.

Absent or not voting, 17.

Aiken	Hopkins	Orr	Smith
Allen	Hubbard	Shannon	Van Buren
Berry	Lovrien	Shields	Whiting
Crozier	O'Donnell	Simmer	Wilson
Hansen			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 518, a bill for an act for the relief of certain grantees of Harrison County, Iowa, and for the purpose of having a patent issued in the name of Harrison County, Iowa, for certain tracts of land, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 91.

Albert	Forsling	Johnson of	Randall
Bair	Gilmore	Keokuk	Ratliff
Ballew	Greene	King	Rawlings
Barnes	Griswold	Kline	Read
Bixler	Hagglund	Knudson	Reimers
Buchmiller	Hall	Lamb	Reno
Burton	Hanson	Lichty	Rice
Bush	Hatter	Lomas	Rutledge
Byers of Fayette	Hayes	McCaulley	Ryder
Byers of Linn	Heald	McCreery	Sass
Campbell	Helgason	McIlrath	Shields
Clark	Hill	McIntosh	Swanson
Cole	Hollingsworth	McMillan	Taylor
Cox	Hollis	Mathews	Torgeson
Dayton	Holmgren	Miller	Truax
Dean	Hunt	Mounce	Van Buren
Ditto	Hush	Nelson of	Van Wert
Eckles	Irwin	Hancock	Vaughn
Elliott of Polk	Istad	Nelson of Story	Venard
Elliott of Scott	Jaycox	O'Brien	Vosseller
Ellsworth	Jensen	Pattison	Wamstad
Figgins	Johnson of	Paulson	Whiting
Files	Dickinson	Pendray	Wilson
Finnern			Mr. Speaker

The nays were, none.

Absent or not voting, 17.

Aiken	Fleming	Lovrien	Shannon
Allen	Hansen	O'Donnell	Simmer
Baker	Hopkins	Orr	Smith
Berry	Hubbard	Rylander	Wearin
Crozier			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 341, a bill for an act to make permanent a transfer of funds by the board of supervisors of Shelby county, Iowa, with report of committee recommending passage, was taken up for consideration.

Miller of Shelby moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 83.

Albert	Finnern	Kline	Read
Bair	Gilmore	Lamb	Reimers
Baker	Griswold	Lichty	Reno
Ballew	Hagglund	McCaulley	Rutledge
Barnes	Hall	McCreery	Ryder
Bixler	Hanson	McIntosh	Rylander
Buchmiller	Hatter	McMillan	Sass
Burton	Hayes	Mathews	Simmer
Byers of Fayette	Helgason	Miller	Swanson
Campbell	Hill	Mounce	Taylor
Clark	Hollingsworth	Nelson of	Torgeson
Cole	Hollis	Hancock	Truax
Cox	Holmgren	Nelson of Story	Van Buren
Dayton	Hunt	O'Brien	Van Wert
Dean	Hush	O'Donnell	Vaughn
Ditto	Irwin	Pattison	Venard
Eckles	Istad	Paulson	Vosseller
Elliott of Polk	Jaycox	Pendray	Wamstad
Elliott of Scott	Johnson of	Randall	Whiting
Ellsworth	Keokuk	Ratliff	Wilson
Figgins	King	Rawlings	Mr. Speaker
Files			

The nays were, 1.

McIlrath

Absent or not voting, 24.

Aiken	Forsling	Jensen	Orr
Allen	Greene	Johnson of	Rice
Berry	Hansen	Dickinson	Shannon
Bush	Heald	Knudson	Shields
Byers of Linn	Hopkins	Lomas	Smith
Crozier	Hubbard	Lovrien	Wearin
Fleming			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 398, a bill for an act to amend section twenty-nine hundred one (2901) and twenty-nine hundred two (2902)



of the Code, 1927, relating to publication of financial statements and requirements for state aid to county and district fairs, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hall of Wapello the amendments proposed by the committee, found on page 728 of the journal of March 13th, were adopted.

Shields of Clarke moved to reconsider the vote by which the House adopted the committee amendments.

Jaycox of Delaware moved the previous question on the motion to reconsider.

On the question "Shall the previous question be now put?" a roll call was demanded.

The ayes were, 89.

Albert	Finnern	Johnson of	Reimers
Allen	Fleming	Keokuk	Reno
Bair	Gilmore	Knudson	Rutledge
Ballew	Greene	Lamb	Ryder
Barnes	Griswold	Lomas	Rylander
Berry	Hagglund	McCaulley	Sass
Buchmiller	Hall	McCreery	Shannon
Burton	Hanson	McIlrath	Shields
Byers of Fayette	Hatter	McIntosh	Simmer
Byers of Linn	Hayes	McMillan	Smith
Campbell	Heald	Mathews	Swanson
Clark	Helgason	Miller	Torgeson
Cole	Hill	Mounce	Truax
Cox	Hollingsworth	Nelson of	Van Buren
Dayton	Hollis	Hancock	Van Wert
Dean	Holmgren	O'Brien	Vaughn
Ditto	Hopkins	Orr	Venard
Eckles	Hunt	Pattison	Vosseller
Elliott of Polk	Hush	Paulson	Wamstad
Elliott of Scott	Irwin	Pendray	Wearin
Ellsworth	Jaycox	Randall	Whiting
Figgins	Jensen	Rawlings	Wilson
Files		Read	Mr. Speaker

The nays were, 3.

King	Rice	Taylor
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Absent or not voting, 16.

Aiken	Forsling	Johnson of	Lovrien
Baker	Hansen	Dickinson	Nelson of Story
Bixler	Hubbard	Kline	O'Donnell
Bush	Istad	Lichty	Ratlift
Crozier			

Motion prevailed.

On the question "Shall the House reconsider the vote by which the committee amendments were adopted?" a roll call was demanded.

The ayes were, 32.

Baker	Hollingsworth	McCreery	Shields
Berry	Holmgren	McIlrath	Smith
Burton	Hopkins	Mounce	Swanson
Campbell	Hush	Nelson of	Torgeson
Figgins	Istad	Hancock	Van Buren
Files	Knudson	O'Brien	Vaughn
Fleming	Lamb	Read	Wamstad
Griswold	McCaulley	Shannon	Wearin
Hagglund			

The nays were, 64.

Albert	Finnern	Johnson of	Rawlings
Allen	Gilmore	Keokuk	Reimers
Bair	Greene	King	Reno
Ballew	Hall	Kline	Rice
Barnes	Hansen	Lichty	Rutledge
Byers of Fayette	Hatter	Lomas	Ryder
Byers of Linn	Hayes	McIntosh	Rylander
Clark	Heald	McMillan	Sass
Cole	Helgason	Matthews	Simmer
Cox	Hill	Miller	Truax
Dayton	Hollis	Nelson of Story	Van Wert
Dean	Hunt	Orr	Venard
Ditto	Irwin	Pattison	Vosseller
Eckles	Jaycox	Paulson	Whiting
Elliott of Polk	Jensen	Pendray	Wilson
Elliott of Scott	Johnson of	Ratliff	Mr. Speaker
Ellsworth	Dickinson		

Absent or not voting, 12.

Aiken	Bush	Hanson	O'Donnell
Bixler	Crozier	Hubbard	Randall
Buchmiller	Forsling	Lovrien	Taylor

Motion to reconsider lost.

Allen of Pocahontas moved the previous question on the bill.

Motion prevailed.

Hall of Wapello moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 70.

Albert,	Gilmore	Johnson of	Rawlings
Allen	Greene	Keokuk	Read
Bair	Hall	King	Reimers
Ballew	Hansen	Kline	Reno
Barnes	Hatter	Lichty	Rice
Berry	Hayes	Lomas	Rutledge
Buchmiller	Heald	McCaulley	Ryder
Byers of Fayette	Helgason	McCreery	Rylander
Byers of Linn	Hill	McIntosh	Sass
Cole	Hollis	McMillan	Simmer
Cox	Holmgren	Mathews	Smith
Dean	Hopkins	Miller	Swanson
Ditto	Hunt	Mounce	Taylor
Eckles	Irwin	Nelson of Story	Van Buren
Elliott of Polk	Jaycox	Orr	Van Wert
Elliott of Scott	Jensen	Pattison	Vosseller
Ellsworth	Johnson of	Pendray	Wilson
Finnern	Dickinson	Ratliff	Mr. Speaker

The nays were, 30.

Baker	Files	Lamb	Shields
Bixler	Fleming	McIlrath	Torgeson
Burton	Griswold	Nelson of	Truax
Bush	Hagglund	Hancock	Vaughn
Campbell	Hollingsworth	O'Brien	Wamstad
Clark	Hush	O'Donnell	Wearin
Dayton	Istad	Paulson	Whiting
Figgins	Knudson	Shannon	

Absent or not voting, 8.

Crozier	Forsling	Hubbard	Randall
Aiken	Hanson	Lovrien	Venard

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Hall of Wapello moved that the vote by which House File No. 398 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 232, a bill for an act to amend chapter 406, Code, 1927, relating to stipulation for arbitration of loss under contracts of insurance, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Heald of Chickasaw the amendments proposed by the committee, found on page 990 of the journal of March 22nd, was adopted.

Mr. Heald moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 85.

Albert	Gilmore	Kline	Reimers
Allen	Griswold	Knudson	Reno
Bair	Hagglund	Lamb	Rutledge
Ballew	Hayes	Lichty	Ryder
Barnes	Heald	Lomas	Rylander
Bixler	Helgason	McCaulley	Sass
Buchmiller	Hill	McCreery	Shields
Burton	Hollingsworth	McIlrath	Simmer
Byers of Fayette	Hollis	McIntosh	Smith
Byers of Linn	Holmgren	McMillan	Swanson
Campbell	Hopkins	Mathews	Taylor
Cole	Hunt	Miller	Torgeson
Cox	Hush	Mounce	Truax
Dayton	Irwin	Nelson of	Van Buren
Dean	Istad	Hancock	Van Wert
Eckles	Jaycox	Nelson of Story	Vaughn
Elliott of Polk	Jensen	Orr	Vosseller
Elliott of Scott	Johnson of	Paulson	Wamstad
Ellsworth	Dickinson	Pendray	Wearin
Figgins	Johnson	Ratliff	Whiting
Finnern	Keokuk	Rawlings	Wilson
Fleming	King	Read	Mr. Speaker

The nays were, none.

Absent or not voting, 23.

Aiken	Ditto	Hanson	Pattison
Baker	Files	Hatter	Randall
Berry	Forsling	Hubbard	Rice
Bush	Greene	Lovrien	Shannon
Clark	Hall	O'Brien	Venard
Crozier	Hansen	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 227, a bill for an act to amend subdivision five (5) of section fifty-nine hundred two (5902), Code, 1927, relating to docks, and providing for the enforcement of rules and regulations by fine or imprisonment, with report of committee recommending passage, was taken up for consideration.

Hayes of Dubuque moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 85.

Albert	Finnern	King	Rawlings
Allen	Fleming	Kline	Read
Baker	Gilmore	Knudson	Reimers
Ballew	Griswold	Lamb	Reno
Barnes	Hagglund	Lichty	Rutledge
Berry	Hatter	McCaulley	Ryder
Bixler	Hayes	McCreery	Rylander
Burton	Heald	McIlrath	Sass
Bush	Hollingsworth	McIntosh	Shields
Byers of Fayette	Hollis	McMillan	Smith
Byers of Linn	Holmgren	Mathews	Swanson
Campbell	Hopkins	Mounce	Taylor
Clark	Hunt	Nelson of	Torgeson
Cole	Hush	Hancock	Truax
Cox	Irwin	Nelson of Story	Van Buren
Dayton	Istad	O'Brien	Van Wert
Dean	Jaycox	O'Donnell	Vosseller
Ditto	Jensen	Orr	Wamstad
Eckles	Johnson of	Pattison	Wearin
Elliott of Polk	Dickinson	Paulson	Whiting
Elliott of Scott	Johnson of	Pendray	Wilson
Figgins	Keokuk	Ratliff	Mr. Speaker

The nays were, none.

Absent or ot voting, 23.

Aiken	Forsling	Hill	Rice
Bair	Greene	Hubbard	Shannon
Buchmiller	Hall	Lomas	Simmer
Crozier	Hansen	Lovrien	Venard
Ellsworth	Hanson	Miller	Vaughn
Files	Helgason	Randall	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 228, a bill for an act to amend subdivision four (4) of section fifty-nine hundred two (5902), Code, 1927, relating to docks, and to authorize the levying of special assessments upon benefited property to pay the cost of street improvements and sewers, with report of committee recommending passage, was taken up and considered.

Wilson of Tama offered the following amendment and moved its adoption:

Amend Senate File No. 228 by adding at the end of section two (2) the words: "without expense to the state".

Amendment lost.

Hayes of Dubuque moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 80.

Allen	Fleming	King	Reno
Bair	Forsling	Kline	Rice
Baker	Gilmore	Knudson	Rutledge
Ballew	Hagglund	Lamb	Ryder
Barnes	Hanson	Lichty	Rylander
Bixler	Hatter	McCreery	Sass
Buchmiller	Hayes	McIntosh	Shields
Burton	Heald	McMillan	Smith
Bush	Helgason	Mathews	Swanson
Byers of Fayette	Hollingsworth	Mounce	Taylor
Byers of Linn	Hollis	Nelson of	Torgeson
Campbell	Holmgren	Hancock	Truax
Clark	Hopkins	Nelson of Story	Van Buren
Cox	Hunt	O'Brien	Van Wert
Dean	Hush	Pattison	Venard
Ditto	Irwin	Pendray	Vosseller
Eckles	Istad	Ratliff	Wearin
Elliott of Scott	Jaycox	Rawlings	Whiting
Figgins	Jensen	Read	Wilson
Files	Johnson of	Reimers	Mr. Speaker
Finnern	Keokuk		

The nays were, none.

Absent or not voting, 28.

Aiken	Greene	Lomas	Paulson
Albert	Griswold	Lovrien	Randall
Berry	Hall	McCaulley	Shannon
Cole	Hansen	McIlrath	Simmer
Crozier	Hill	Miller	Vaughn
Dayton	Hubbard	O'Donnell	Wamstad
Elliott of Polk	Johnson of	Orr	
Ellsworth	Dickinson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker pro tempore Mathews in the chair.

Senate File No. 124, a bill for an act to amend the law as it appears in chapter one hundred twenty-four b two (124-b2), relating to the inspection of barber shops, and relating to the enforcement of the sanitary rules and regulations adopted by the State Department of Health for barber shops, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Forsling of Woodbury the amendments proposed by the committee, found on page 605 of the journal of March 8th, were adopted.

Forsling of Woodbury offered the following amendments and moved their adoption :

Amend by striking from lines ten (10) and eleven (11) the following: " , or any inspector of said department, " ; also amend by striking the words " or its inspector " where they appear in lines fourteen (14), fifteen (15), sixteen (16) and seventeen (17).

Amendments adopted.

Mr. Forsling moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, " Shall the bill pass? "

The ayes were, 68.

Albert	Files	Johnson of	Pendray
Allen	Forsling	Keokuk	Read
Baker	Gilmore	King	Reimers
Ballew	Hagglund	Kline	Reno
Barnes	Hatter	Knudson	Rutledge
Buchmiller	Hayes	Lamb	Ryder
Burton	Heald	Lichty	Rylander
Byers of Fayette	Helgason	Lomas	Sass
Byers of Linn	Hill	McCreery	Smith
Campbell	Hollingsworth	McIntosh	Swanson
Clark	Hollis	McMillan	Taylor
Cole	Holmgren	Mathews	Torgeson
Dayton	Hopkins	Mounce	Van Buren
Dean	Irwin	Nelson of Story	Van Wert
Eckles	Jaycox	O'Brien	Venard
Elliott of Polk	Jensen	Pattison	Wearin
Elliott of Scott	Johnson of	Paulson	Wilson
Figgins	Dickinson		

The nays were, 7.

Bixler	Finnern	McIlrath	Wamstad
Cox	Hush	Vosseller	

Absent or not voting, 33.

Aiken	Griswold	Miller	Rice
Bair	Hall	Nelson of	Shannon
Berry	Hansen	Hancock	Shields
Bush	Hanson	O'Donnell	Simmer
Crozier	Hubbard	Orr	Truax
Ditto	Hunt	Randall	Vaughn
Ellsworth	Istad	Ratliff	Whiting
Fleming	Lovrien	Rawlings	Mr. Speaker
Greene	McCaulley		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 422, a bill for an act to convey by patent real estate to the government of the United States, was taken up for consideration.

O'Brien of Allamakee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 85.

Albert	Figgins	Johnson of	Rawlings
Allen	Files	Keokuk	Read
Bair	Finnern	King	Reimers
Baker	Fleming	Knudson	Reno
Ballew	Gilmore	Lamb	Rutledge
Barnes	Griswold	Lichty	Ryder
Berry	Hagglund	Lomas	Rylander
Bixler	Hanson	McCaulley	Sass
Buchmiller	Hatter	McCreery	Shannon
Burton	Hayes	McIlrath	Smith
Bush	Heald	McIntosh	Swanson
Byers of Fayette	Helgason	McMillan	Taylor
Byers of Linn	Hill	Mathews	Torgeson
Campbell	Hollingsworth	Mounce	Truax
Clark	Hopkins	Nelson of	Van Buren
Cole	Hush	Hancock	Van Wert
Cox	Irwin	Nelson of Story	Venard
Dayton	Istad	O'Brien	Vosseller
Dean	Jaycox	Pattison	Wamstad
Ditto	Jensen	Paulson	Wearin
Elliott of Polk	Johnson of	Pendray	Whiting
Elliott of Scott	Dickinson	Ratliff	Wilson

The nays were, none.

Absent or not voting, 23.

Aiken	Hall	Kline	Rice
Crozier	Hansen	Lovrien	Shields
Eckles	Hollis	Miller	Simmer
Ellsworth	Holmgren	O'Donnell	Vaughn
Forsling	Hubbard	Orr	Mr. Speaker
Greene	Hunt	Randall	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 240, a bill for an act to repeal section thirteen thousand eight hundred (13800) as it appears in the Code, 1927, and to enact a substitute in lieu thereof providing for arraign-



ment and plea of the defendant in criminal actions, with report of committee recommending amendment and passage, was taken up for consideration.

Forsling of Woodbury moved that the substitute amendment for the committee amendments filed by him and found in the Journal of March 20th be adopted.

Motion prevailed and the substitution was made.

Substitute amendment adopted.

McCaulley of Calhoun moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 85.

Albert	Files	Johnson of	Reimers
Allen	Finnern	Keokuk	Reno
Bair	Fleming	Knudson	Rice
Baker	Gilmore	Lamb	Rutledge
Barnes	Griswold	Lichty	Ryder
Berry	Hagglund	Lomas	Rylander
Buchmiller	Hansen	McCaulley	Sass
Burton	Hanson	McCreery	Shields
Bush	Hatter	McIntosh	Smith
Byers of Fayette	Hayes	McMillan	Swanson
Byers of Linn	Heald	Mathews	Taylor
Campbell	Helgason	Mounce	Torgeson
Clark	Hill	Nelson of	Truax
Cole	Hollingsworth	Hancock	Van Buren
Cox	Hollis	Nelson of Story	Van Wert
Dayton	Hopkins	O'Brien	Venard
Dean	Hush	Pattison	Vosseller
Ditto	Irwin	Paulson	Wamstad
Eckles	Istad	Pendray	Wearin
Elliott of Polk	Jaycox	Ratliff	Whiting
Elliott of Scott	Jensen	Rawlings	Wilson
Figgins	Johnson of	Read	
	Dickinson		

The nays were, none.

Absent or not voting, 23.

Aiken	Greene	Kline	Randall
Ballew	Hall	Lovrien	Shannon
Bixler	Holmgren	McIlrath	Simmer
Crozier	Hubbard	Miller	Vaughn
Ellsworth	Hunt	O'Donnell	Mr. Speaker
Forsling	King	Orr	

So the bill having received a constitutional majority was declared to have passed the House.

McCaulley of Calhoun offered the following amendment to the title and moved its adoption:

Strike out the word "repeal" in line two and insert in lieu the word "amend"; also strike the words "and to enact a substitute in lieu thereof providing for" from lines three (3) and four (4) and insert in lieu thereof "relating to the".

Amendment adopted and title as amended agreed to.

McCaulley of Calhoun moved that the vote by which House File No. 240 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 83, a bill for an act to amend section fifty-three hundred seventy-two (5372) of the Code, 1927, relating to allowance for the support of indigent tubercular patients, with report of committee recommending passage, was taken up for consideration.

Hayes of Dubuque moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 81.

Albert	Fleming	Kline	Reno
Allen	Gilmore	Knudson	Rice
Bair	Griswold	Lamb	Rutledge
Baker	Hagglund	Lichty	Ryder
Ballew	Hansen	Lomas	Rylander
Barnes	Hatter	McCreery	Sass
Berry	Hayes	McIlrath	Shannon
Bixler	Heald	McIntosh	Simmer
Buchmiller	Helgason	McMillan	Smith
Bush	Hill	Mathews	Swanson
Byers of Fayette	Hollingsworth	Nelson of	Taylor
Campbell	Hopkins	Hancock	Truax
Cole	Hush	Nelson of Story	Van Buren
Cox	Irwin	O'Brien	Van Wert
Dayton	Istad	Pattison	Venard
Dean	Jaycox	Paulson	Vosseller
Ditto	Jensen	Pendray	Wamstad
Elliott of Polk	Johnson of	Randall	Wearin
Elliott of Scott	Dickinson	Rawlings	Whiting
Figgins	Johnson of	Read	Wilson
Files	Keokuk	Reimers	
Finnern			

The nays were, none.

Absent or not voting, 27.

Aiken	Forsling	Hunt	Orr
Burton	Greene	King	Ratliff
Byers of Linn	Hall	Lovrien	Shields
Clark	Hanson	McCaulley	Torgeson
Crozier	Hollis	Miller	Vaughn
Eckles	Holmgren	Mounce	Mr. Speaker
Ellsworth	Hubbard	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 382, a bill for an act to amend chapter thirty-nine b-1 (39-b1), and section five hundred and sixty-eight (568), of the Code, relating to permanent registration of voters, was taken up for consideration.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend House File 382 by adding thereto as section eleven (11) the following:

Sec. 11. The entries required to be made in sections eight hundred (800) and eight hundred eight (808) shall be made on the certificates of registration provided for in section seven hundred eighteen b-twenty (718 b-20).

Amendment adopted.

Rutledge of Webster moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 74.

Albert	Figgins	Johnson of	Reimers
Allen	Finnern	Keokuk	Reno
Bair	Fleming	King	Rice
Baker	Griswold	Knudson	Rutledge
Ballew	Hagglund	Lamb	Ryder
Barnes	Hanson	Lichty	Rylander
Berry	Hatter	Lomas	Sass
Buchmiller	Hayes	McCreery	Shields
Bush	Heald	McIlrath	Smith
Byers of Fayette	Helgason	McIntosh	Swanson
Campbell	Hollingsworth	McMillan	Taylor
Clark	Hollis	Mathews	Truax
Cole	Hopkins	Nelson of Story	Van Wert
Cox	Hush	Pattison	Venard
Dayton	Irwin	Pendray	Vosseller
Dean	Istad	Randall	Wearin
Ditto	Jensen	Ratliff	Whiting
Eckles	Johnson of	Rawlings	Wilson
Elliott of Polk	Dickinson	Read	
Elliott of Scott			

The nays were, none.

Absent or not voting, 34.

Aiken	Greene	Lovrien	Paulson
Bixler	Hall	McCaulley	Shannon
Burton	Hansen	Miller	Simmer
Byers of Linn	Hill	Mounce	Torgeson
Crozier	Holmgren	Nelson of	Van Buren
Ellsworth	Hubbard	Hancock	Vaughn
Files	Hunt	O'Brien	Wamstad
Forsling	Jaycox	O'Donnell	Mr. Speaker
Gilmore	Kline	Orr	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Rutledge of Webster moved that the vote by which House File No. 382 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 392, a bill for an act to amend section fifty-nine hundred and eighty-nine (5989), as it appears in the Code of 1927, relating to the condemnation by cities of private property for right of way for sewers, was taken up for consideration.

Reno of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 63.

Albert	Hatter	Knudson	Read
Bair	Heald	Lamb	Reimers
Baker	Helgason	Lichty	Reno
Ballew	Hill	McCreery	Rice
Barnes	Hollingsworth	McIlrath	Ryder
Berry	Hollis	McIntosh	Sass
Buchmiller	Hopkins	McMillan	Shields
Byers of Fayette	Hush	Mathews	Smith
Campbell	Irwin	Mounce	Swanson
Clark	Istad	Nelson of	Taylor
Dayton	Jaycox	Hancock	Torgeson
Ditto	Jensen	Pattison	Truax
Eckles	Johnson of	Paulson	Van Buren
Elliott of Polk	Keokuk	Pendray	Venard
Elliott of Scott	King	Randall	Whiting
Finnern	Kline	Ratliff	Wilson
Hagglund			

The nays were, 3.

Rylander	Van Wert	Wearin
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Absent or not voting, 42.

Aiken	Figgins	Holmgren	O'Donnell
Allen	Files	Hubbard	Orr
Bixler	Fleming	Hunt	Rawlings
Burton	Forsling	Johnson of	Rutledge
Bush	Gilmore	Dickinson	Shannon
Byers of Linn	Greene	Lomas	Simmer
Cole	Griswold	Lovrien	Vaughn
Cox	Hall	McCaulley	Vosseller
Crozier	Hansen	Miller	Wamstad
Dean	Hanson	Nelson of Story	Mr. Speaker
Ellsworth	Hayes	O'Brien	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Reno of Polk moved that the vote by which Senate File No. 392 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 500, a bill for an act to amend, revise and codify sections nineteen hundred fifty-four (1954), nineteen hundred fifty-six (1956), nineteen hundred sixty-six (1966), thirteen thousand three hundred ninety-eight (13398) and thirteen thousand four hundred one (13401), and to amend sections thirteen thousand three hundred ninety-six (13396) and thirteen thousand three hundred ninety-seven (13397) of the Code, 1927, relating to former convictions of criminal offenses, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 76.

Albert	Dayton	Helgason	Knudson
Allen	Ditto	Hollingsworth	Lamb
Bair	Eckles	Hollis	Lichty
Baker	Elliott of Polk	Hopkins	Lomas
Ballew	Elliott of Scott	Hush	McCreery
Berry	Figgins	Irwin	McIlrath
Bixler	Finnern	Istad	McIntosh
Bush	Forsling	Jaycox	McMillan
Byers of Fayette	Gilmore	Jensen	Mathews
Byers of Linn	Griswold	Johnson of	Mounce
Campbell	Hagglund	Dickinson	Nelson of Story
Clark	Hanson	Johnson of	O'Brien
Cole	Hatter	Keokuk	Pattison
Cox	Heald	Kline	Paulson

Pendray	Ryder	Swanson	Venard
Randall	Rylander	Taylor	Wamstad
Ratliff	Sass	Torgeson	Wearin
Read	Shannon	Truax	Whiting
Reimers	Shields	Van Buren	Wilson
Rice	Smith		

The nays were, none.

Absent or not voting, 32.

Aiken	Greene	King	Rawlings
Barnes	Hall	Lowrien	Reno
Buchmiller	Hansen	McCaulley	Rutledge
Burton	Hayes	Miller	Simmer
Crozier	Hill	Nelson of	Van Wert
Dean	Holmgren	Hancock	Vaughn
Ellsworth	Hubbard	O'Donnell	Vosseller
Files	Hunt	Orr	Mr. Speaker
Fleming			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 499, a bill for an act to provide for refund of taxes, fees, licenses collected from insurance companies by or through error, mistake or erroneous interpretation of the statute, was taken up for consideration.

Forsling of Woodbury moved that Senate File No. 413 be substituted for House File No. 499.

Motion prevailed.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 77.

Albert	Eckles	Hopkins	McIlrath
Allen	Elliott of Polk	Irwin	McIntosh
Bair	Elliott of Scott	Istad	McMillan
Baker	Finnern	Jaycox	Mathews
Ballew	Fleming	Jensen	Mounce
Barnes	Forsling	Johnson of	Nelson of
Berry	Gilmore	Dickinson	Hancock
Bixler	Griswold	Johnson of	Nelson of Story
Buchmiller	Hagglund	Keokuk	O'Brien
Burton	Hansen	King	Pattison
Bush	Hatter	Kline	Paulson
Byers of Linn	Heald	Knudson	Pendray
Campbell	Helgason	Lamb	Ratliff
Cole	Hill	Lichty	Reno
Cox	Hollingsworth	Lomas	Rice
Dayton	Hollis	McCreery	Ryder

Rylander	Simmer	Truax	Wamstad
Sass	Smith	Van Buren	Wearin
Shannon	Swanson	Van Wert	Whiting
Shields	Torgeson	Vosseller	Wilson

The nays were, 4.

Byers of Fayette	Clark	Hush	Venard
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Absent or not voting, 27.

Aiken	Greene	Lovrien	Read
Crozier	Hall	McCaulley	Reimers
Dean	Hanson	Miller	Rutledge
Ditto	Hayes	O'Donnell	Taylor
Ellsworth	Holmgren	Orr	Vaughn
Figgins	Hubbard	Randall	Mr. Speaker
Files	Hunt	Rawlings	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 475, a bill for an act to amend chapter two hundred ninety-six (296), Code, 1927, relating to levies by cities and towns to provide funds for municipal musical purposes, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 64.

Albert	Elliott of Polk	Istad	Pendray
Allen	Elliott of Scott	Jaycox	Read
Bair	Figgins	Jensen	Reno
Baker	Files	King	Rice
Ballew	Finnern	Knudson	Ryder
Barnes	Forsling	Lamb	Rylander
Berry	Griswold	Lichty	Sass
Buchmiller	Hatter	McCreery	Shields
Burton	Heald	McIlrath	Smith
Byers of Fayette	Helgason	McIntosh	Swanson
Byers of Linn	Hill	McMillan	Taylor
Campbell	Hollingsworth	Mathews	Van Buren
Cole	Hollis	Nelson of Story	Van Wert
Cox	Holmgren	O'Brien	Venard
Dayton	Hopkins	Pattison	Whiting
Eckles	Irwin	Paulson	Wilson

The nays were, 10.

Bixler	Fleming	Johnson of	Truax
Bush	Hagglund	Keokuk	Wamstad
Clark		Kline	Wearin

## Absent or not voting, 34.

Aiken	Hanson	McCaulley	Rawlings
Crozier	Hayes	Miller	Reimers
Dean	Hubbard	Mounce	Rutledge
Ditto	Hunt	Nelson of	Shannon
Ellsworth	Hush	Hancock	Simmer
Gilmore	Johnson of	O'Donnell	Torgeson
Greene	Dickinson	Orr	Vaughn
Hall	Lomas	Randall	Vosseller
Hansen	Lovrien	Ratliff	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 433, a bill for an act to amend the law as it appears in section eighty-four hundred sixteen (8416), Code, 1927, relative to the filing of a certificate of issuance of stock, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 81.

Aiken	Finnern	Johnson of	Read
Albert	Forsling	Keokuk	Reimers
Allen	Gilmore	King	Reno
Bair	Griswold	Kline	Rice
Ballew	Hagglund	Knudson	Rutledge
Barnes	Hanson	Lamb	Rylander
Bixler	Hatter	Lichty	Sass
Buchmiller	Heald	McCreery	Smith
Burton	Helgason	McIlrath	Swanson
Bush	Hill	McIntosh	Taylor
Byers of Fayette	Hollingsworth	McMillan	Torgeson
Byers of Linn	Hollis	Mathews	Truax
Campbell	Holmgren	Nelson of Story	Van Buren
Clark	Hopkins	O'Brien	Van Wert
Cole	Hush	Pattison	Venard
Cox	Irwin	Paulson	Vosseller
Dayton	Istad	Pendray	Wamstad
Ditto	Jaycox	Randall	Wearin
Eckles	Jensen	Ratliff	Whiting
Elliott of Scott	Johnson of	Rawlings	Wilson
Figgins	Dickinson		
Files			

The nays were, none.

Absent or not voting, 27.

Baker	Dean	Fleming	Hansen
Berry	Elliott of Polk	Greene	Hayes
Crozier	Ellsworth	Hall	Hubbard



Hunt  
Lomas  
Lovrien  
McCaulley

Miller  
Mounce  
Nelson of  
Hancock

O'Donnell  
Orr  
Ryder  
Shannon

Shields  
Simmer  
Vaughn  
Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 99, a bill for an act to amend the law as it appears in chapter two hundred fifty-one-A one (251-A1) of the Code, 1927, and to amend the law as it appears in section fifty hundred ninety-three a four (5093-a4) and in section fifty hundred ninety-three-a five (5093-a5) of the Code, 1927, relating to the collection of gasoline license fees and the reports of distributors of gasoline, and to provide for the furnishing of a bond by distributors, was taken up for consideration.

Simmer of Wapello offered the following amendment and moved its adoption.

Amend by striking the comma after the word "state" in line eight (8) of section one (1) and inserting in lieu thereof the following: "a statement showing financial responsibility satisfactory to said department, or".

Amendment adopted.

McIlrath of Poweshiek offered the following amendment and moved its adoption:

Amend by adding after the word "bond" in lines twelve (12), fourteen (14) and eighteen (18) of section one (1) the following: ", or financial statement,".

Amendment adopted.

Rutledge of Webster moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 70.

Albert  
Allen  
Baker  
Ballew  
Barnes  
Berry  
Burton  
Campbell  
Cole  
Cox  
Dayton

Dean  
Elliott of Scott  
Figgins  
Files  
Finnern  
Fleming  
Gilmore  
Griswold  
Hanson  
Hatter  
Heald

Helgason  
Hill  
Hollingsworth  
Hollis  
Hopkins  
Hush  
Istad  
Jaycox  
Jensen  
Johnson of  
Dickinson

King  
Kline  
Knudson  
Lamb  
Lichty  
Lomas  
McCreery  
McIlrath  
McIntosh  
McMillan  
Mathews

Mounce	Reimers	Simmer	Van Wert
Nelson of Story	Reno	Smith	Vosseller
O'Brien	Rice	Swanson	Wamstad
Paulson	Rutledge	Taylor	Wearin
Pendray	Rylander	Torgeson	Whiting
Ratliff	Shannon	Truax	Wilson
Read	Shields	Van Buren	

The nays were, 4.

Clark	Hansen	Hayes	Johnson of Keekuk
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Absent or not voting, 34.

Aiken	Eckles	Hunt	Pattison
Bair	Elliott of Polk	Irwin	Randall
Bixler	Ellsworth	Lovrien	Rawlings
Buchmiller	Forsling	McCaulley	Ryder
Bush	Greene	Miller	Sass
Byers of Fayette	Hagglund	Nelson of	Vaughn
Byers of Linn	Hall	Hancock	Venard
Crozier	Holmgren	O'Donnell	Mr. Speaker
Ditto	Hubbard	Orr	

So the bill having received a constitutional majority was declared to have passed the House.

Rutledge of Webster offered the following amendment to the title and moved its adoption:

Insert after the word "bond" where same appears in the last line the words "or financial statement".

Amendment adopted and title as amended agreed to.

Rutledge of Webster moved that the vote by which Senate File No. 99 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 42, a bill for an act to amend the law as it appears in section fifty-nine hundred two (5902) of the Code, 1927, relating to the department of public docks in cities and towns having a population of less than thirty thousand, with report of committee recommending passage, was taken up for consideration.

Irwin of Lee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 74.

Allen	Figgins	Jensen	Rice
Baker	Files	Johnson of	Rutledge
Ballew	Finnern	Keokuk	Ryder
Barnes	Fleming	King	Rylander
Bixler	Gilmore	Kline	Sass
Buchmiller	Hagglund	Knudson	Simmer
Burton	Hansen	Lamb	Smith
Bush	Hanson	Lichty	Swanson
Byers of Fayette	Hatter	McIlrath	Taylor
Byers of Linn	Hayes	McIntosh	Torgeson
Campbell	Heald	McMillan	Truax
Clark	Hill	Mathews	Van Buren
Cole	Hollingsworth	Mounce	Van Wert
Cox	Holmgren	Nelson of Story	Vosseller
Dayton	Hopkins	Pattison	Wamstad
Dean	Hush	Pendray	Wearin
Ditto	Irwin	Ratliff	Whiting
Elliott of Scott	Istad	Read	Wilson
Ellsworth	Jaycox	Reimers	

The nays were, none.

Absent or not voting, 34.

Aiken	Griswold	Lovrien	Paulson
Albert	Hall	McCaulley	Randall
Bair	Helgason	McCreery	Rawlings
Berry	Hollis	Miller	Reno
Crozier	Hubbard	Nelson of	Shannon
Eckles	Hunt	Hancock	Shields
Elliott of Polk	Johnson of	O'Brien	Vaughn
Forsling	Dickinson	O'Donnell	Venard
Greene	Lomas	Orr	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 378, a bill for an act to amend section six hundred ninety (690) of the Code, 1927, in relation to registrars acting in the dual duty of registrar and clerk of election, was taken up for consideration.

Lichty of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 69.

Baker	Burton	Cole	Figgins
Ballew	Bush	Cox	Files
Barnes	Byers of Fayette	Dayton	Finnern
Bixler	Byers of Linn	Dean	Fleming
Buchmiller	Clark	Elliott of Scott	Gilmore

Hagglund	Istad	Mounce	Smith
Hall	Jaycox	Nelson of Story	Swanson
Hanson	Jensen	Pattison	Taylor
Hatter	Johnson of	Paulson	Torgeson
Hayes	Keokuk	Pendray	Truax
Heald	King	Ratliff	Van Buren
Helgason	Knudson	Read	Van Wert
Hill	Lamb	Ryder	Vosseller
Hollingsworth	Lichty	Rylander	Wamstad
Holmgren	McCaulley	Sass	Wearin
Hopkins	McIlrath	Shannon	Whiting
Hush	McMillan	Shields	Wilson
Irwin	Mathews		

The nays were, none.

Absent or not voting, 39.

Aiken	Forsling	Lomas	Randall
Albert	Greene	Lovrien	Rawlings
Allen	Griswold	McCreery	Reimers
Bair	Hansen	McIntosh	Reno
Berry	Hollis	Miller	Rice
Campbell	Hubbard	Nelson of	Rutledge
Crozier	Hunt	Hancock	Simmer
Ditto	Johnson of	O'Brien	Vaughn
Eckles	Dickinson	O'Donnell	Venard
Elliott of Polk	Kline	Orr	Mr. Speaker
Ellsworth			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 175, a bill for an act to amend section thirty-six hundred eighteen (3618), Code, 1927, relating to dependent and neglected children, and to further define dependent child, with report of committee recommending passage, was taken up for consideration.

Cole of Harrison moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 73.

Barnes	Dayton	Hanson	Irwin
Bixler	Ditto	Hatter	Istad
Buchmiller	Elliott of Scott	Hayes	Jaycox
Burton	Ellsworth	Heald	Jensen
Bush	Figgins	Helgason	Johnson of
Byers of Fayette	Files	Hill	Dickinson
Byers of Linn	Finnern	Hollingsworth	Johnson of
Campbell	Fleming	Hollis	Keokuk
Clark	Gilmore	Holmgren	Knudson
Cole	Griswold	Hopkins	Lamb
Cox	Hagglund	Hush	Lomas

McCaulley	Paulson	Sass	Van Buren
McCreery	Pendray	Shields	Venard
McIlrath	Ratliff	Simmer	Vosseller
McMillan	Rawlings	Smith	Wamstad
Mathews	Read	Swanson	Wearin
Mounce	Rutledge	Taylor	Whiting
O'Brien	Ryder	Torgeson	Wilson
Pattison	Rylander	Truax	

The nays were, none.

Absent or not voting, 35.

Aiken	Eckles	Kline	Orr
Albert	Elliott of Polk	Lichty	Randall
Allen	Forsling	Lovrien	Reimers
Bair	Greene	McIntosh	Reno
Baker	Hall	Miller	Rice
Ballew	Hansen	Nelson of	Shannon
Berry	Hubbard	Hancock	Van Wert
Crozier	Hunt	Nelson of Story	Vaughn
Dean	King	O'Donnell	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 174, a bill for an act to amend sections thirty-six hundred fifty-eight (3658), thirty-six hundred fifty-nine (3659) and thirty-six hundred sixty-one (3661), Code, 1927, relating to juvenile delinquency, and to define contributing to dependency and to provide a penalty therefor, with report of committee recommending passage, was taken up for consideration.

Heald of Chickasaw moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 76.

Barnes	Files	Istad	O'Brien
Bixler	Finnern	Jaycox	Pattison
Buchmiller	Fleming	Jensen	Paulson
Burton	Gilmore	Johnson of	Pendray
Bush	Griswold	Dickinson	Ratliff
Byers of Linn	Hagglund	Johnson of	Rawlings
Campbell	Hanson	Keokuk	Read
Clark	Hatter	King	Reimers
Cole	Heald	Knudson	Reno
Cox	Helgason	Lamb	Rice
Dayton	Hill	Lomas	Rutledge
Dean	Hollingsworth	McCreery	Ryder
Ditto	Holmgren	McMillan	Rylander
Elliott of Scott	Hopkins	Mathews	Sass
Ellsworth	Hush	Mounce	Shannon
Figgins	Irwin	Nelson of Story	Shields

Simmer	Torgeson	Venard	Wearin
Smith	Truax	Vosseller	Whiting
Swanson	Van Wert	Wamstad	Wilson
Taylor	Vaughn		

The nays were, none.

Absent or not voting, 32.

Aiken	Eckles	Hubbard	Miller
Albert	Elliott of Polk	Hunt	Nelson of
Allen	Forsling	Kline	Hancock
Bair	Greene	Lichty	O'Donnell
Baker	Hall	Lovrien	Orr
Ballew	Hansen	McCaulley	Randall
Berry	Hayes	McIlrath	Van Buren
Byers of Fayette	Hollis	McIntosh	Mr. Speaker
Crozier			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files Nos. 142 and 7.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

#### BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on March 27th, approved the following bills: House Files Nos. 255, 154, 155, 159, 221, 258, 190, 161, 186, 180, 194, 212, 233, 196, 291, 340, 354, 330, 335, 359, 438.

#### MOTIONS TO RECONSIDER FILED

MR. SPEAKER: I move to reconsider the vote by which Senate File No. 418 passed the House.

L. B. FORSLING.

MR. SPEAKER: I move to reconsider the vote by which House File No. 344 failed to pass the House.

LAFE HILL.

## RESOLUTION CALLED UP

Hanson of Winnebago, chairman of the committee on elections, called up the resolution, filed by him and found in the Journal of March 26th, which was read for the information of the House, and laid over under Rule 34.

## AMENDMENTS FILED

Hollingsworth of Boone filed the following amendment to House File No. 501:

Amend House File No. 501 by inserting preceding the word "unless" in line five (5) of section one (1) the following:

"All proposed investments of trust funds by fiduciaries shall first be reported to the court or a judge for approval and".

Venard of Sioux filed the following amendment to Senate File No. 191:

Amend Senate File No. 191, by placing a (.) after the word "services" in line 17 and strike the words "or who request and obtains a burial or removal permit." in lines seventeen (17) and eighteen (18), of Section one (1).

Further amend by striking the period in line ten (10) of Section three (3) after the word "another" and place a (,) and the following "except under the direction of a licensed embalmer."

On motion of Ratliff of Henry the House adjourned until 8:45 a. m. Thursday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 28, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the former Representative, E. A. Grimwood, Oxford Junction, Iowa.

Journal of March 27th corrected and approved.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files Nos. 135, 239, 244, 254, 260, 277, 316, 362, 376, 384, 401, 449, 86, 157, 264, 321, and 391.

Senate Files Nos. 84 and 451.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the present of the House, the following bills:

House Files Nos. 135, 239, 244, 254, 260, 277, 316, 362, 376, 384, 401, 449, 86, 157, 264, 321 and 391.

Senate Files Nos. 142, 7, 84 and 451.

## BILLS SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:



MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 28th day of March, 1929, sent to the Governor for his approval: House Files Nos. 135, 239, 244, 254, 260, 277, 316, 362, 376, 384, 401, 449, 86, 157, 264, 321, and 391.

S. R. TORGESON, *Chairman.*

Report adopted.

Forsling of Woodbury asked and obtained unanimous consent to withdraw the motion to reconsider the vote by which Senate File No. 418 passed the House, filed by him and found in the journal of March 27th.

Albert of Grundy called up his motion to reconsider the vote by which House File No. 138 failed to pass the House, filed by him and found in the journal of March 21st and moved its adoption.

On the question, "Shall the House reconsider?" a roll call was demanded.

The ayes were, 62.

Albert	Hanson	Lichty	Shannon
Baker	Hatter	Lomas	Smith
Burton	Heald	McCreery	Swanson
Byers of Linn	Helgason	McIlrath	Taylor
Campbell	Hill	McIntosh	Torgeson
Cole	Hollingsworth	McMillan	Truax
Cox	Hollis	Nelson of Story	Van Buren
Dayton	Hopkins	Pattison	Van Wert
Dean	Hush	Paulson	Vaughn
Elliott of Polk	Istad	Pendray	Venard
Ellsworth	Jaycox	Randall	Vosseller
Files	Jensen	Read	Wamstad
Finnern	Johnson of	Reno	Whiting
Fleming	Keokuk	Ryder	Wilson
Greene	King	Rylander	Mr. Speaker
Hagglund	Lamb	Sass	

The nays were, 9.

Ballew	Griswold	Miller	Shields
Figgins	Holmgren	Nelson of	
Gilmore	Irwin	Hancock	

Absent or not voting, 37.

Aiken	Crozier	Johnson of	O'Donnell
Allen	Ditto	Dickinson	Orr
Bair	Eckles	Kline	Ratliff
Barnes	Elliott of Scott	Knudson	Rawlings
Berry	Forsling	Lovrien	Reimers
Bixler	Hall	McCaulley	Rice
Buchmiller	Hansen	Mathews	Rutledge
Bush	Hayes	Mounce	Simmer
Byers of Fayette	Hubbard	O'Brien	Wearin
Clark	Hunt		

Motion prevailed and the House reconsidered.

Hill of Floyd moved to reconsider the vote by which House File No. 138 passed to its third reading.

Motion prevailed.

Albert of Grundy moved that the amendment filed by him and found in the journal of March 25th be adopted.

Ratliff of Henry moved the previous question on the amendment.

Motion prevailed.

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 34.

Albert	Files	Lichty	Sass
Bixler	Fleming	Lovrien	Torgeson
Bush	Gilmore	McIlrath	Truax
Byers of Fayette	Hansen	Pendray	Van Buren
Campbell	Hatter	Rawlings	Van Wert
Cole	Hayes	Rice	Vaughn
Ditto	Heald	Rutledge	Wearin
Eckles	Holmgren	Rylander	Wilson
Ellsworth	Jaycox		

The nays were, 58.

Aiken	Forsling	King	Orr
Allen	Griswold	Kline	Pattison
Bair	Hagglund	Lamb	Paulson
Baker	Helgason	Lomas	Ratliff
Ballew	Hill	McCaulley	Read
Barnes	Hollingsworth	McCreery	Reimers
Berry	Hollis	McIntosh	Reno
Buchmiller	Hopkins	McMillan	Ryder
Byers of Linn	Hush	Mathews	Shannon
Clark	Irwin	Miller	Shields
Dayton	Istad	Mounce	Smith
Dean	Jensen	Nelson of	Swanson
Elliott of Polk	Johnson of	Hancock	Taylor
Figgins	Dickinson	Nelson of Story	Venard
Finnern	Johnson of	O'Brien	Whiting
	Keokuk		

Absent or not voting, 16.

Burton	Greene	Hunt	Simmer
Cox	Hall	Knudson	Vosseller
Crozier	Hanson	O'Donnell	Wamstad
Elliott of Scott	Hubbard	Randall	Mr. Speaker

Amendment lost.

Rice of Clinton moved the previous question.

Motion prevailed.

Hill of Floyd moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 45.

Baker	Heald	Lamb	Rylander
Bixler	Helgason	Lichty	Sass
Buchmiller	Hill	Lomas	Shannon
Burton	Hollingsworth	Lovrien	Simmer
Cox	Hollis	McCaulley	Swanson
Dayton	Hopkins	McIntosh	Truax
Dean	Hush	Nelson of Story	Van Wert
Eckles	Jensen	Pendray	Vaughn
Elliott of Polk	Johnson of	Ratliff	Wearin
Ellsworth	Dickinson	Reimers	Whiting
Files	King	Reno	Wilson
Fleming	Knudson		

The nays were, 57.

Aiken	Finnern	Johnson of	Randall
Albert	Forsling	Keokuk	Rawlings
Bair	Gilmore	Kline	Read
Ballew	Greene	McCreery	Rice
Barnes	Griswold	McIlrath	Rutledge
Berry	Hagglund	McMillan	Ryder
Bush	Hall	Mathews	Shields
Byers of Fayette	Hansen	Miller	Smith
Byers of Linn	Hanson	Mounce	Taylor
Campbell	Hatter	Nelson of	Torgeson
Clark	Hayes	Hancock	Van Buren
Cole	Holmgren	O'Brien	Venard
Ditto	Irwin	Orr	Wamstad
Elliott of Scott	Istad	Pattison	Mr. Speaker
Figgins	Jaycox	Paulson	

Absent or not voting, 6.

Allen	Hubbard	O'Donnell	Vosseller
Crozier	Hunt		

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Speaker pro tempore Mathews in the chair.

#### CONSIDERATION OF BILLS

Senate File No. 125, a bill for an act to amend the law as it appears in section twenty-five hundred eighty-five b thirteen (2585-b13) of the Code of 1927, relating to the requirements for license to practice barbering, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Forsling of Woodbury the amendment proposed by the committee, found on page 841 of the journal of March 19th, was adopted.

Helgason of Emmet offered the following amendment and moved its adoption:

Amend by striking lines five (5), six (6), seven (7) and eight (8) of section one (1).

Baker of Jasper moved the previous question on the amendment and the bill.

On the question, "Shall the previous question be now put?" a roll call was demanded.

The ayes were, 75.

Albert	Figgins	Jaycox	Paulson
Allen	Fleming	Jensen	Ratliff
Bair	Forsling	Johnson of	Rawlings
Baker	Gilmore	Keokuk	Read
Barnes	Graswold	King	Reimers
Berry	Hagglund	Kline	Reno
Buchmiller	Hall	Lamb	Rice
Burton	Hansen	Lichty	Rutledge
Bush	Hanson	McCaulley	Rylander
Byers of Fayette	Hatter	McCreery	Sass
Campbell	Hayes	McIlrath	Shields
Cole	Heald	McIntosh	Simmer
Dayton	Helgason	McMillan	Smith
Dean	Hill	Mathews	Truax
Ditto	Hollingsworth	Mounce	Van Wert
Eckles	Hollis	Nelson of Story	Venard
Elliott of Polk	Hopkins	O'Brien	Wamstad
Elliott of Scott	Hush	Orr	Wearin
Ellsworth	Irwin	Pattison	Whiting

The nays were, 9.

Ballew	Lomas	Shannon	Vaughn
Istad	Miller	Swanson	Vosseller
Knudson			

Absent or not voting, 24.

Aiken	Files	Johnson of	Randall
Bixler	Finnern	Dickinson	Ryder
Byers of Linn	Greene	Lovrien	Taylor
Clark	Holmgren	Nelson of	Torgeson
Cox	Hubbard	Hancock	Van Buren
Crozier	Hunt	O'Donnell	Wilson
		Pendray	Mr. Speaker

Motion prevailed and the previous question was ordered.

Speaker Johnson in the chair.

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 50.

Baker	Griswold	Lamb	Reimers
Berry	Hanson	Lovrien	Shannon
Buchmiller	Helgason	McIntosh	Shields
Burton	Holmgren	McMillan	Smith
Bush	Hopkins	Mathews	Taylor
Campbell	Hush	Miller	Truax
Clark	Istad	Mounce	Van Buren
Cole	Jaycox	Nelson of	Van Wert
Dayton	Jensen	Hancock	Wamstad
Ellsworth	Johnson of	O'Brien	Wearin
Finnern	Dickinson	Pendray	Whiting
Fleming	King	Randall	Wilson
Gilmore	Kline	Rawlings	Mr. Speaker

The nays were, 40.

Albert	Elliott of Scott	Hollis	Reno
Allen	Figgins	Irwin	Rice
Ballew	Forsling	Knudson	Rutledge
Barnes	Greene	McCaulley	Rylander
Byers of Fayette	Hagglund	McCreery	Sass
Byers of Linn	Hall	Orr	Simmer
Dean	Hansen	Pattison	Swanson
Ditto	Hayes	Paulson	Torgeson
Eckles	Heald	Ratliff	Vaughn
Elliott of Polk	Hollingsworth	Read	Vosseller

Absent or not voting, 18.

Aiken	Files	Johnson of	Nelson of Story
Bair	Hatter	Keokuk	O'Donnell
Bixler	Hill	Lichty	Ryder
Cox	Hubbard	Lomas	Venard
Crozier	Hunt	McIlrath	

Amendment adopted.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 67.

Albert	Elliott of Polk	Helgason	Johnson of
Barnes	Elliott of Scott	Hollingsworth	Keokuk
Burton	Figgins	Hollis	King
Bush	Files	Holmgren	Kline
Byers of Fayette	Finnern	Hopkins	Knudson
Byers of Linn	Forsling	Hush	Lamb
Campbell	Greene	Irwin	Lichty
Cole	Hall	Istad	Lomas
Dayton	Hansen	Jaycox	Lovrien
Dean	Hatter	Jensen	McCaulley
Ditto	Hayes	Johnson of	McCreery
Eckles	Heald	Dickinson	McIntosh

McMillan	Paulson	Reno	Sass
Mathews	Pendray	Rice	Torgeson
Mounce	Ratliff	Rutledge	Vaughn
O'Brien	Rawlings	Ryder	Wearin
Orr	Reimers	Rylander	Whiting
Pattison			

The nays were, 33.

Allen	Ellsworth	Nelson of	Taylor
Bair	Fleming	Hancock	Truax
Baker	Gilmore	Nelson of Story	Van Buren
Ballew	Griswold	Randall	Van Wert
Berry	Hagglund	Read	Vosseller
Bixler	Hanson	Shannon	Wamstad
Buchmiller	McIlrath	Shields	Wilson
Clark	Miller	Smith	Mr. Speaker
Cox		Swanson	

Absent or not voting, 8.

Aiken	Hill	Hunt	Simmer
Crozier	Hubbard	O'Donnell	Venard

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 14, a bill for an act to authorize the issuance of a patent to certain lands in Clayton county, Iowa, was taken up for consideration.

Orr of Clayton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 91.

Albert	Figgins	Hopkins	Miller
Allen	Files	Hush	Mounce
Baker	Finnern	Irwin	Nelson of
Ballew	Fleming	Istad	Hancock
Barnes	Forsling	Jaycox	Nelson of Story
Bixler	Gilmore	Jensen	O'Brien
Burton	Greene	Johnson of	Orr
Bush	Griswold	Dickinson	Pattison
Byers of Fayette	Hagglund	King	Paulson
Byers of Linn	Hall	Kline	Randall
Campbell	Hansen	Knudson	Ratliff
Clark	Hanson	Lamb	Rawlings
Cole	Hatter	Lomas	Read
Cox	Hayes	Lovrien	Reimers
Dean	Heald	McCaulley	Reno
Ditto	Helgason	McCreery	Rice
Eckles	Hill	McIlrath	Rutledge
Elliott of Polk	Hollingsworth	McIntosh	Ryder
Elliott of Scott	Hollis	McMillan	Rylander
Ellsworth	Holmgren	Mathews	Sass

Shannon  
Shields  
Smith  
Swanson

Taylor  
Torgeson  
Truax

Van Buren  
Van Wert  
Wamstad

Whiting  
Wilson  
Mr. Speaker

The nays were, none.

Absent or not voting, 17.

Aiken  
Bair  
Berry  
Buchmiller  
Crozier

Dayton  
Hubbard  
Hunt  
Johnson of  
Keokuk

Lichty  
O'Donnell  
Pendray  
Simmer

Vaughn  
Venard  
Vosseller  
Wearin

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Orr of Clayton moved that the vote by which Senate File No. 14 passed the House be reconsidered and that the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 189, a bill for an act to regulate the practice of cosmetology and schools of instruction in such profession and to provide for license fees for practitioners, itinerants, apprentices, practitioners in the use of the electric needle, and for schools; and to amend the law as it appears in section twenty-five hundred eleven (2511), section twenty-five hundred sixteen (2516), section twenty-five hundred eighty-five-b two (2585-b2), section twenty-five hundred eighty-five-b four (2585-b4), and section twenty-five hundred eighty-five-b six (2585-b6) of the Code, 1927; and to repeal section twenty-five hundred eighty-five-b five (2585-b5), and section twenty-five hundred eighty-five-b nine (2585-b9), of the Code, 1927, and to enact substitutions therefor; relating to the practice of certain professions affecting the public health and pertaining to the practice of cosmetology, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Elliott of Polk the amendment proposed by the committee, found on page 839 of the journal of March 19th, was adopted.

Mathews of Des Moines asked and obtained unanimous consent to withdraw the amendment filed by him and found in the journal of March 11th.

Elliott of Polk offered the following amendment and moved its adoption:

Amend section seven (7) by striking from lines nine (9) and ten (10) the words and figures "one hundred fifty dollars (\$150.00)" and inserting in lieu thereof the words and figures "one hundred dollars (\$100.00)".

Amendment adopted.

O'Brien of Allamakee moved that Senate File No. 189 be laid on the table.

Motion prevailed.

House File No. 248, a bill for an act to amend the law as it appears in section fourteen (14) of the Code, 1927, so as to provide for the payment of the expenses of members of the General Assembly, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hayes of Dubuque the amendments proposed by the committee, found on pages 827 and 828 of the journal of March 18th, were adopted.

Allen of Pocahontas moved that House File No. 248 be made a special order for Thursday, April 25th at 10:00 a. m.

Rutledge of Webster moved to amend the motion by making House File No. 248 a special order for Monday, April 15th, at 10:00 a. m.

Johnson of Keokuk moved the previous question on the amendment.

Motion prevailed.

On the question, "Shall the amendment to the motion be adopted?" a roll call was demanded.

The ayes were, 35.

Bair	Gilmore	Kline	Randall
Berry	Griswold	Knudson	Reimers
Byers of Fayette	Hall	Lomas	Rice
Byers of Linn	Helgason	Lovrien	Rutledge
Cole	Hopkins	McCreery	Shannon
Dayton	Hush	Nelson of	Swanson
Ditto	Jensen	Hancock	Torgeson
Elliott of Scott	Johnson of	Nelson of Story	Vaughn
Ellsworth	Dickinson	Pendray	Wamstad
Fleming			



The nays were, 57.

Albert	Hagglund	Lichty	Read
Allen	Hansen	McCaulley	Reno
Ballew	Hayes	McIlrath	Ryder
Barnes	Heald	McIntosh	Rylander
Buchmiller	Hill	McMillan	Sass
Burton	Hollingsworth	Mathews	Shields
Campbell	Hollis	Mounce	Simmer
Clark	Holmgren	O'Brien	Taylor
Dean	Irwin	O'Donnell	Truax
Eckles	Istad	Orr	Van Buren
Figgins	Jaycox	Pattison	Van Wert
Files	Johnson of	Paulson	Venard
Finnern	Keokuk	Ratliff	Wearin
Forsling	King	Rawlings	Whiting
Greene	Lamb		

Absent or not voting, 16.

Aiken	Cox	Hatter	Smith
Baker	Crozier	Hubbard	Vosseller
Bixler	Elliott of Polk	Hunt	Wilson
Bush	Hanson	Miller	Mr. Speaker

Amendment to motion lost.

On the question, "Shall House File No. 248 be made a special order for Thursday, April 28?" a roll call was demanded.

The ayes were, 17.

Aiken	Burton	Johnson of	McIlrath
Allen	Bush	Dickinson	Rice
Baker	Cole	King	Shannon
Berry	Hanson	Kline	Van Wert
		Knudson	Wamstad

The nays were, 84.

Albert	Forsling	Lichty	Read
Bair	Gilmore	Lomas	Reimers
Ballew	Greene	Lovrien	Reno
Barnes	Hagglund	McCaulley	Ryder
Bixler	Hall	McCreery	Rylander
Buchmiller	Hansen	McIntosh	Sass
Byers of Fayette	Hatter	McMillan	Shields
Byers of Linn	Hayes	Mathews	Simmer
Campbell	Heald	Miller	Smith
Clark	Helgason	Mounce	Swanson
Cox	Hill	Nelson of	Taylor
Crozier	Hollingsworth	Hancock	Torgeson
Dayton	Hollis	Nelson of Story	Truax
Dean	Holmgren	O'Brien	Van Buren
Eckles	Hopkins	O'Donnell	Vaughn
Elliott of Scott	Irwin	Orr	Venard
Ellsworth	Istad	Pattison	Vosseller
Figgins	Jaycox	Paulson	Wearin
Files	Jensen	Pendray	Whiting
Finnern	Johnson of	Randall	Wilson
Fleming	Keokuk	Ratliff	Mr. Speaker
	Lamb	Rawlings	

Absent or not voting, 7.

Ditto	Griswold	Hunt	Rutledge
Elliott of Polk	Hubbard	Hush	

Motion lost.

Eckles of Butler offered the following amendment and moved its adoption:

Amend by striking from line six (6) of section one (1) the words and figures "five hundred dollars (\$500.00)" and inserting in lieu thereof the words and figures "three hundred dollars (\$300.00)".

Rutledge of Webster raised the point of order that the amendment was out of order because of the committee amendment having been adopted.

The Speaker held the point well taken.

#### CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, request a call of the House for the consideration of House File No. 248:

R. L. RUTLEDGE,  
AZEL MCILRATH,  
GEO. M. HOPKINS,  
C. A. HOLLIS,  
F. J. SWANSON.

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Hunt and Hubbard, who, on motion, were excused from the call of the House.

Ratliff of Henry moved the previous question.

Motion prevailed.

Hayes of Dubuque moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 58.

Albert	Ballew	Byers of Fayette	Dayton
Bair	Barnes	Byers of Linn	Dean
Baker	Berry	Clark	Ditto

Elliott of Scott	Irwin	Nelson of Story	Sass
Figgins	Istad	O'Brien	Shannon
Files	Jensen	O'Donnell	Simmer
Greene	Johnson of	Orr	Swanson
Griswold	Dickinson	Pattison	Taylor
Hagglund	Johnson of	Paulson	Truax
Hall	Keokuk	Rawlings	Van Buren
Hansen	Kline	Read	Vaughn
Hayes	Lichty	Reimers	Venard
Heald	Lomas	Reno	Whiting
Hollis	Lovrien	Rutledge	Wilson
Holmgren	McCreery	Ryder	Mr. Speaker

The nays were, 48.

Aiken	Finnern	King	Pendray
Allen	Fleming	Knudson	Randall
Bixler	Forsling	Lamb	Ratliff
Buchmiller	Gilmore	McCaulley	Rice
Burton	Hanson	McIlrath	Rylander
Bush	Hatter	McIntosh	Shields
Campbell	Helgason	McMillan	Smith
Cole	Hill	Mathews	Torgeson
Cox	Hollingsworth	Miller	Van Wert
Crozier	Hopkins	Mounce	Vosseller
Eckles	Hush	Nelson of	Wamstad
Elliott of Polk	Jaycox	Hancock	Wearin
Ellsworth			

Absent or not voting, 2.

Hubbard           Hunt

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Hayes of Dubuque moved that the vote by which House File No. 248 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Rutledge of Webster moved that the call of the House be now raised.

Motion prevailed.

Senate File No. 269, a bill for an act to repeal the law as it appears in section twenty hundred and twelve (2012) and section twenty hundred thirteen (2013) of the Code, 1927, and to enact a substitute therefor providing for the disposal of conveyances seized when used in the illegal transportation of intoxicating liquors, was taken up for consideration.

Greene of Pottawattamie offered the following amendment and moved its adoption:

Amend Senate File No. 269 by adding at the end of section one (1) the following:

"The Board of Supervisors of a county may apply to the Department of Justice that any motor vehicle seized in such county and requisitioned under this section be delivered to such Board for the use in performing official duties by officials and officers of the county. The Department of Justice may allow such application whereupon the automobile shall be delivered to the Board of Supervisors for use in accord with such application.

Amendment adopted.

Greene of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 89.

Albert	Finnern	King	Ratliff
Allen	Fleming	Kline	Rawlings
Bair	Forsling	Knudson	Read
Baker	Gilmore	Lichty	Reimers
Ballew	Greene	Lomas	Rice
Barnes	Griswold	McCaulley	Rutledge
Buchmiller	Hagglund	McCreery	Rylander
Burton	Hansen	McIlrath	Sass
Bush	Hanson	McIntosh	Shannon
Byers of Fayette	Hatter	McMillan	Shields
Byers of Linn	Heald	Mathews	Smith
Campbell	Helgason	Miller	Swanson
Clark	Hill	Mounce	Taylor
Cole	Hollingsworth	Nelson of	Torgeson
Cox	Hollis	Hancock	Truax
Crozier	Holmgren	Nelson of Story	Vaughn
Dayton	Hush	O'Brien	Vosseller
Dean	Irwin	O'Donnell	Wamstad
Eckles	Istad	Orr	Wearin
Elliott of Polk	Jaycox	Pattison	Whiting
Ellsworth	Johnson of	Paulson	Wilson
Figgins	Dickinson	Pendray	Mr. Speaker
Files	Johnson of Keokuk	Randall	

The nays were, none.

Absent or not voting, 19.

Aiken	Hall	Jensen	Simmer
Berry	Hayes	Lamb	Van Buren
Bixler	Hopkins	Lovrien	Van Wert
Ditto	Hubbard	Reno	Venard
Elliott of Scott	Hunt	Ryder	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 331, a bill for an act to amend, revise, and codify sections fifty-nine hundred sixty-four (5964) and fifty-nine hundred sixty-five (5965), Code, 1927, relating to assessments for permanent sidewalks, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 90.

Albert	Fleming	Johnson of	Read
Bair	Forsling	Keokuk	Reimers
Baker	Gilmore	King	Reno
Ballew	Greene	Kline	Rice
Barnes	Hagglund	Knudson	Rutledge
Buchmiller	Hansen	Lamb	Ryder
Burton	Hanson	Lichty	Rylander
Bush	Hatter	Lomas	Sass
Byers of Fayette	Hayes	Lovrien	Shannon
Campbell	Heald	McCaulley	Shields
Clark	Helgason	McCreery	Simmer
Cole	Hill	McIlrath	Smith
Cox	Hollingsworth	McMillan	Swanson
Crozier	Hollis	Mathews	Taylor
Dayton	Holmgren	Miller	Torgeson
Dean	Hopkins	Mounce	Truax
Ditto	Hush	Nelson of	Vaughn
Eckles	Irwin	Hancock	Venard
Elliott of Polk	Istad	O'Brien	Vosseller
Elliott of Scott	Jaycox	Pattison	Wamstad
Ellsworth	Jensen	Paulson	Wearin
Figgins	Johnson of	Pendray	Wilson
Files	Dickinson	Ratliff	Mr. Speaker
Finnern			

The nays were, none.

Absent or not voting, 18.

Aiken	Griswold	Nelson of Story	Rawlings
Allen	Hall	O'Donnell	Van Buren
Berry	Hubbard	Orr	Van Wert
Bixler	Hunt	Randall	Whiting
Byers of Linn	McIntosh		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 339, a bill for an act to repeal section three hundred eighty-eight (388) and to enact a substitute therefor, and to amend sections three hundred fifty-four (354), three hundred fifty-seven (357), three hundred sixty-six (366), and three hundred seventy-eight (378) all of the Code, 1927, and relating

to appeals to the director of the budget, to hearings before said director on the question of the issuance of bonds by municipalities, to the duty of tax certifying and tax levying boards and to the matter of transfer of municipal funds with the approval of said director of the budget, was taken up for consideration.

Simmer of Wapello moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 65.

Albert	Forsling	Kline	Reimers
Ballew	Greene	Lamb	Reno
Barnes	Hagglund	Lichty	Rice
Byers of Fayette	Hansen	Lomas	Rutledge
Byers of Linn	Hanson	Lovrien	Shannon
Campbell	Heald	McCaulley	Simmer
Clark	Helgason	McIntosh	Smith
Cole	Hill	McMillan	Swanson
Dayton	Hollis	Miller	Taylor
Dean	Istad	Nelson of	Torgeson
Eckles	Jaycox	Hancock	Truax
Elliott of Polk	Jensen	O'Brien	Van Buren
Elliott of Scott	Johnson of	Pattison	Venard
Ellsworth	Dickinson	Paulson.	Vosseller
Figgins	Johnson of	Pendray	Wearin
Files	Keokuk	Ratliff	Whiting
Finnern	King	Read	Mr. Speaker

The nays were, 12.

Baker	Ditto	Irwin	Rylander
Buchmiller	Hopkins	McIlrath	Shields
Crozier	Hush	Mathews	Wilson

Absent or not voting, 31.

Aiken	Fleming	Hubbard	Randall
Allen	Gilmore	Hunt	Rawlings
Bair	Griswold	Knudson	Ryder
Berry	Hall	McCreery	Sass
Bixler	Hatter	Mounce	Van Wert
Burton	Hayes	Nelson of Story	Vaughn
Bush	Hollingsworth	O'Donnell	Wamstad
Cox	Holmgren	Orr	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Simmer of Wapello moved that the vote by which Senate File No. 339 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 89, a bill for an act to amend the law as it appears in section thirteen thousand three hundred seven (13307) of the Code, 1927, relating to falsely assuming to be and impersonating officers, so as to extend the provisions thereof to include state agents and peace officers, was taken up for consideration.

Forsling of Woodbury offered the following amendments and moved their adoption:

Amend by striking from line five (5) the words: "state agent"

Also, by striking from line seven (7) the words: "or his deputies".

Amendments adopted.

Mr. Forsling moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 89.

Albert	Forsling	King	Read
Baker	Gilmore	Kline	Reimers
Ballew	Greene	Knudson	Reno
Barnes	Hagglund	Lamb	Rice
Berry	Hansen	Lichty	Ryder
Burton	Hanson	Lomas	Rylander
Bush	Hatter	Lovrien	Sass
Byers of Fayette	Heald	McCaulley	Shannon
Byers of Linn	Helgason	McCreery	Shields
Campbell	Hill	McIlrath	Simmer
Clark	Hollingsworth	McIntosh	Smith
Cole	Hollis	McMillan	Swanson
Cox	Holmgren	Mathews	Torgeson
Crozier	Hopkins	Miller	Truax
Dayton	Hush	Nelson of	Van Buren
Ditto	Irwin	Hancock	Vaughn
Eckles	Istad	O'Brien	Venard
Elliott of Scott	Jaycox	Orr	Vosseller
Ellsworth	Jensen	Pattison	Wamstad
Figgins	Johnson of	Paulson	Wearin
Files	Dickinson	Pandray	Whiting
Finnern	Johnson of	Randall	Wilson
Fleming	Keokuk	Ratliff	Mr. Speaker

The nays were, none.

Absent or not voting, 19.

Aiken	Dean	Hubbard	Rawlings
Allen	Elliott of Polk	Hunt	Rutledge
Bair	Griswold	Mounce	Taylor
Bixler	Hall	Nelson of Story	Van Wert
Buchmiller	Hayes	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 289, a bill for an act to amend sub-section nine (9) of section eighty-seven hundred thirty-seven (8737) of the Code, 1927, relating to the deposit of certain securities by life insurance companies and associations with the Commissioner of Insurance, and the withdrawal thereof; and to amend section eighty-seven hundred thirty-six (8736) of the Code, 1927, so as to except the securities deposited under sub-section nine (9) of section eighty-seven hundred thirty-seven (8737) of the Code, 1927, from the requirements thereof, with report of committee recommending passage was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 84.

Aiken	Files	Johnson of	Rawlings
Albert	Finnern	Keokuk	Read
Baker	Fleming	King	Reno
Ballew	Forsling	Kline	Rice
Barnes	Gilmore	Knudson	Rutledge
Berry	Hagglund	Lamb	Ryder
Bixler	Hansen	Lichty	Rylander
Buchmiller	Hanson	Lomas	Sass
Burton	Hatter	Lovrien	Shannon
Bush	Heald	McCaulley	Shields
Byers of Fayette	Helgason	McCreery	Smith
Byers of Linn	Hill	McIntosh	Swanson
Campbell	Hollingsworth	McMillan	Torgeson
Cole	Hollis	Mathews	Truax
Cox	Hopkins	Miller	Vaughn
Crozier	Hush	Nelson of	Venard
Dayton	Irwin	Hancock	Vosseller
Eckles	Istad	Orr	Wamstad
Elliott of Polk	Jaycox	Pattison	Wearin
Elliott of Scott	Jensen	Paulson	Whiting
Ellsworth	Johnson of	Pendray	Mr. Speaker
Figgins	Dickinson	Ratliff	

The nays were, none.

Absent or not voting, 24.

Allen	Griswold	McIlrath	Reimers
Bair	Hall	Mounce	Simmer
Clark	Hayes	Nelson of Story	Taylor
Dean	Holmgren	O'Brien	Van Buren
Ditto	Hubbard	O'Donnell	Van Wert
Greene	Hunt	Randall	Wilson



So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 314, a bill for an act to amend sub-section eight (8) of Section Eighty-eight Hundred Twénty-nine (8829), of the Code, 1927, relating to the deposits of certain securities by fraternal beneficiary societies, orders or associations with the Commissioner of Insurance, and the withdrawal thereof, with report of committee recommending passage was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 78.

Aiken	Ellsworth	Jensen	Ratliff
Albert	Figgins	Johnson of	Rawlins
Baker	Files	Dickinson	Read
Ballew	Finnern	Johnson of	Reno
Barnes	Fleming	Keokuk	Rice
Bixler	Forsling	King	Ryder
Buchmiller	Hagglund	Kline	Rylander
Burton	Hansen	Lamb	Sass
Bush	Hanson	Lomas	Shannon
Byers of Fayette	Hatter	Lovrien	Shields
Byers of Linn	Heald	McCaulley	Smith
Campbell	Helgason	McIntosh	Swanson
Cole	Hill	Mathews	Torgeson
Cox	Hollingsworth	Miller	Truax
Crozier	Hollis	Nelson of	Vaughn
Dayton	Hopkins	Hancock	Venard
Dean	Hush	Pattison	Vosseller
Ditto	Irwin	Paulson	Wearin
Eckles	Istad	Pendray	Whiting
Elliott of Polk	Jaycox	Randall	Mr. Speaker
Elliott of Scott			

The nays were, 1.

Rutledge

Absent or not voting, 29.

Allen	Hayes	McIlrath	Reimers
Bair	Holmgren	McMillan	Simmer
Berry	Hubbard	Mounce	Taylor
Clark	Hunt	Nelson of Story	Van Buren
Gilmore	Knudson	O'Brien	Van Wert
Greene	Lichty	O'Donnell	Wamstad
Griswold	McCreery	Orr	Wilson
Hall			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 205, a bill for an act amending section five thousand seven hundred forty-five (5745) of the Code, 1927, relating to gasoline curb pumps, was taken up for consideration.

Burton of Wayne moved the previous question.

Motion prevailed.

Rice of Clinton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 63.

Aiken	Ellsworth	Johnson of	Orr
Allen	Files	Dickinson	Paulson
Baker	Finnern	Johnson of	Pendray
Barnes	Forsling	Keokuk	Rawlings
Berry	Gilmore	King	Reno
Burton	Hatter	Kline	Rice
Byers of Fayette	Hayes	Knudson	Rutledge
Byers of Linn	Heald	Lichty	Ryder
Campbell	Helgason	Lomas	Sass
Cole	Hollingsworth	Lovrien	Smith
Crozier	Hollis	McCaulley	Swanson
Dean	Hopkins	McCreery	Truax
Ditto	Irwin	McIntosh	Van Buren
Eckles	Istad	McMillan	Van Wert
Elliott of Polk	Jaycox	Mathews	Venard
Elliott of Scott	Jensen	O'Brien	Wamstad
			Whiting

The nays were, 23.

Ballew	Fleming	Nelson of	Shields
Bixler	Hill	Hancock	Simmer
Buchmiller	Hush	Randall	Torgeson
Clark	Lamb	Read	Vosseller
Cox	McIlrath	Reimers	Wearin
Figgins	Miller	Shannon	Wilson

Absent or not voting, 22.

Albert	Hagglund	Hunt	Ratliff
Bair	Hall	Mounce	Rylander
Bush	Hansen	Nelson of Story	Taylor
Dayton	Hanson	O'Donnell	Vaughn
Greene	Holmgren	Pattison	Mr. Speaker
Griswold	Hubbard		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Rice of Clinton moved that the vote by which House File No. 205 passed the House be reconsidered and the motion to reconsider be laid on the table. Motion prevailed.

## HOUSE FILE WITHDRAWN

Hill of Floyd asked and obtained unanimous consent to withdraw House File No. 508 from further consideration of the House.

## REPORTS OF COMMITTEES

Hansen of Scott, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 247, a bill for an act to make appropriation to reimburse the fund in the possession of the state authorities and belonging to patients in the Mount Pleasant State Hospital for the Insane, said fund having been partially lost by the failure of the Farmers and Merchants Savings Bank of Mount Pleasant, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 486, a bill for an act to make an appropriation to the Des Moines Coliseum Company for armory rental, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 490, a bill for an act to make an appropriation to the Iowa Industrial Commissioner for the purpose of paying for medical attention and hospitalization of Charles Lindwall, an employee of the Iowa State Highway Commission, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 495, a bill for an act to make appropriation to the 133rd Infantry, 168th Infantry, and the 113th Cavalry of the Iowa National Guard to reimburse said organizations for monies invested in permanent buildings at Camp Dodge, Iowa, beg leave to report they have

had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

#### INTRODUCTION OF BILLS

House File No. 526, by committee on claims, a bill for an act to make an appropriation to Patricia Jones, a minor.

Read first and second times and referred to committee on appropriations.

House File No. 527, by committee on claims, a bill for an act to make an appropriation to the C. T. Hopper Furniture Company for damages to an automobile in collision with a truck operated by the Iowa State Highway Commission.

Read first and second times and referred to committee on appropriations.

House File No. 528, by committee on claims, a bill for an act to make an appropriation to Mrs. George Robinson.

Read first and second times and referred to committee on appropriations.

House File No. 529, by committee on claims, a bill for an act to make an appropriation to William J. Hudgel.

Read first and second times and referred to committee on appropriations.

House File No. 530, by committee on claims, a bill for an act to make an appropriation to Charles M. Dutcher and W. E. Mitchell.

Read first and second times and referred to committee on appropriations.

House File No. 531, by sifting committee, a bill for an act to amend section eighty-nine hundred forty (8940) of the Code, 1927, to permit insurance of buildings and other property against loss or damage caused by airplanes, seaplanes, dirigibles or other aircraft.

Read first and second times and passed on file.

House File No. 532, by sifting committee, a bill for an act to amend Senate File Number two hundred eighty-four (284) of the Forty-third General Assembly, relating to licensing of aircraft and airmen, establishment of air traffic rules, and to make uniform the law with reference thereto.

Read first and second times and passed on file.

#### COMMUNICATION FROM MRS. BYRON G. ALLEN

The following communication was received from Mrs. Byron G. Allen:

*To the Members of the House of Representatives:*

Joseph Warne and I wish to thank all of you for the beautiful flowers that you sent us and most particularly for the boxing gloves.

"Dynamite Dunn" is now in training and is rapidly developing his "wind" and lungs. When he improves on his "foot work" I am sure he will be seeking "sparring partners".

Most sincerely,  
MRS. BYRON G. ALLEN.

#### AMENDMENTS FILED

Greene of Pottawattamie filed the following amendment to Senate File No. 200:

Strike all of the bill following section one (1).

Forsling of Woodbury filed the following amendment to Senate File No. 291:

Strike all of section four (4).

On motion of Hollingsworth of Boone the House adjourned until 8:45 a. m., **Friday**.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 29, 1929.

House met pursuant to adjournment, Speaker pro tempore Mathews in the chair.

Prayer was offered by the Rev. L. Emigholz, pastor of the Congregational church, Reinbeck, Iowa.

Journal of March 28th corrected and approved.

## ♦ PETITIONS

The following petitions opposing House File No. 282 were presented, and referred to the committee on fish and game:

By Rice of Clinton from citizens of Clinton county;

By Truax of Buchanan from citizens of Buchanan county;

By Paulson of Clinton from citizens of Clinton county.

Cox of Taylor presented a petition from voters of Taylor county favoring the passage of House File No. 473.

Referred to committee on police regulation and suppression of crime.

Johnson of Marion presented a petition from citizens of Knoxville opposing a tax on oleomargarine.

Referred to committee on ways and means.

Read of Warren presented a petition from voters of the town of Carlisle urging the legalization of certain warrants issued by the Town of Carlisle to C. W. Roland Company and Thorpe Brothers.

Referred to committee on cities and towns.

## INTRODUCTION OF BILLS

House File No. 533, by committee on state educational institutions, a bill for an act to amend section thirty-nine hundred

twenty-six (3926) of the Code of Iowa, 1927, relating to the acceptance of gifts for the state educational institutions and the investment of the money derived therefrom.

Read first and second times and referred to sifting committee.

House File No. 534, by sifting committee, a bill for an act to amend section twenty-eight hundred ninety-four (2894) of the Code, 1927, relating to state aid for county and district fairs.

Read first and second times and passed on file.

### CONSIDERATION OF BILLS

House File No. 531, a bill for an act to amend section eighty-nine hundred forty (8940) of the Code, 1927, to permit insurance of buildings and other property against loss or damage caused by airplanes, seaplanes, dirigibles or other aircraft, was taken up for consideration.

Greene of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 59.

Albert	Files	King	Paulson
Ballew	Finnern	Kline	Pendray
Bixler	Greene	Knudson	Read
Buchmiller	Hagglund	Lamb	Reimers
Bush	Heald	Lichty	Reno
Byers of Fayette	Helgason	McCreery	Rice
Byers of Linn	Hill	McMillan	Rutledge
Cole	Hollingsworth	Mathews	Ryder
Crozier	Hollis	Miller	Sass
Dayton	Holmgren	Mounce	Taylor
Dean	Hopkins	Nelson of	Torgeson
Ditto	Irwin	Hancock	Van Wert
Elliott of Scott	Istad	Nelson of Story	Vaughn
Ellsworth	Johnson of	O'Brien	Wamstad
Figgins	Keokuk	Pattison	Wearin
			Wilson

The nays were, 2.

Clark Venard

Absent or not voting, 47.

Aiken	Berry	Elliott of Polk	Hall
Allen	Burton	Fleming	Hansen
Bair	Campbell	Forsling	Hanson
Baker	Cox	Gilmore	Hatter
Barnes	Eckles	Griswold	Hayes

Hubbard	Lomas	Randall	Smith
Hunt	Lovrien	Ratliff	Swanson
Hush	McCaulley	Rawlings	Truax
Jaycox	McIlrath	Rylander	Van Buren
Jensen	McIntosh	Shannon	Vosseller
Johnson of	O'Donnell	Shields	Whiting
Dickinson	Orr	Simmer	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker Johnson in the chair.

Senate File No. 136, a bill for an act to amend sections of the Code, 1927, numbered as follows:—five thousand nine hundred ninety-nine (5999), six thousand one (6001), six thousand four (6004), six thousand six (6006), six thousand thirty-six (6036), six thousand two hundred sixty-one (6261) and six thousand one hundred seventeen (6117), section five thousand nine hundred ninety-two (5992), and five thousand nine hundred ninety-six (5996) relating to street improvements, sewers, and special assessments and bonds issued therefor and to make the provisions of this act apply also to cities acting under special charter, was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 76.

Aiken	Figgins	Johnson of	Reimers
Albert	Files	Keokuk	Reno
Bair	Finnern	King	Rice
Ballew	Forsling	Kline	Rutledge
Barnes	Gilmore	Lamb	Sass
Berry	Hagglund	Lichty	Simmer
Bixler	Hansen	Lomas	Swanson
Buchmiller	Heald	Lovrien	Taylor
Bush	Helgason	McCreery	Truax
Byers of Fayette	Hill	McIlrath	Van Buren
Byers of Linn	Hollingsworth	McMillan	Van Wert
Cole	Hollis	Mathews	Vaughn
Crozier	Holmgren	Mounce	Venard
Dayton	Hopkins	Nelson of	Vosseller
Dean	Hubbard	Hancock	Wamstad
Ditto	Irwin	Nelson of Story	Wearin
Eckles	Istad	Pattison	Whiting
Elliott of Polk	Johnson of	Paulson	Wilson
Elliott of Scott	Dickinson	Pendray	Mr. Speaker
Ellsworth	Jensen	Rawlings	



The nays were, none.

Absent or not voting, 32.

Allen	Griswold	Knudson	Ratliff
Baker	Hall	McCaulley	Read
Burton	Hanson	McIntosh	Ryder
Campbell	Hatter	Miller	Rylander
Clark	Hayes	O'Brien	Shannon
Cox	Hunt	O'Donnell	Smith
Fleming	Hush	Orr	Shields
Greene	Jaycox	Randall	Torgeson

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 85, a bill for an act to amend Title X of the Code, relating to regulations and inspections, by adding thereto a chapter requiring that all prison-made goods from other states be distinctly marked as such before being exposed for sale in Iowa, and prescribing the penalty for violations, was taken up for consideration.

Reimers of Lyon moved the previous question.

Motion prevailed.

Mathews of Des Moines moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 42.

Aiken	Figgins	Knudson	Ratliff
Bair	Finnern	Lichty	Reno
Barnes	Forsling	Lomas	Rice
Berry	Greene	McCreery	Rutledge
Bixler	Hayes	McIntosh	Ryder
Byers of Fayette	Helgason	Mathews	Sass
Byers of Linn	Hill	Mounce	Simmer
Clark	Hollingsworth	O'Donnell	Taylor
Crozier	Irwin	Orr	Torgeson
Elliott of Polk	Johnson of	Pattison	Wamstad
Elliott of Scott	Keokuk	Paulson	

The nays were, 51.

Albert	Eckles	Heald	Jensen
Baker	Ellsworth	Hollis	Johnson of
Ballew	Files	Holmgren	Dickinson
Bush	Gilmore	Hopkins	King
Cole	Griswold	Hubbard	Kline
Dayton	Hagglund	Hush	Lamb
Dean	Hansen	Istad	Lovrien
Ditto	Hatter	Jaycox	McIlrath

McMillan	Pendray	Truax	Vosseller
Miller	Rawlings	Van Buren	Wearin
Nelson of Hancock	Reimers	Van Wert	Whiting
Nelson of Story	Shields	Vaughn	Wilson
O'Brien	Swanson	Venard	Mr. Speaker

Absent or not voting, 15.

Allen	Cox	Hunt	Rylander
Buchmiller	Fleming	McCaulley	Shannon
Burton	Hall	Randall	Smith
Campbell	Hanson	Read	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Van Buren of Jones moved that the vote by which Senate File No. 85 failed to pass the House be reconsidered and the motion to reconsider be laid on the table. Motion prevailed.

Senate File No. 191, a bill for an act to repeal chapter one hundred twenty-four (124) of the Code, 1927, and to enact a substitute therefor, relating to the regulation of the Practice of Embalming, the licensing of its practitioners, the inspection of their places of business, the defining of misdemeanor for the violation of certain of its provisions, and the fixing of a penalty therefor, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Forsling of Woodbury, the amendment proposed by the committee, found in the journal of March 19th, was adopted.

Venard of Sioux moved that the amendments filed by him and found in the journal of March 27th be adopted.

Forsling of Woodbury moved to amend the second amendment by inserting the word "personal" before the word "direction".

Amendment to the amendment adopted.

Amendments, as amended, adopted.

Hubbard of Pottawattamie offered the following amendment and moved its adoption:

Amend by adding at the end of section three (3) the following as an additional subsection:

"5. Persons burying their own dead under burial permit from the registrar of vital statistics."

Amendment adopted.

O'Brien of Allamakee offered the following amendment and moved its adoption:

Amend by striking from Sec. 4 all of subsection one (1) and five (5).

Lovrien of Humboldt offered the following substitute amendment for the pending amendment striking subsection one (1) from the bill and moved its adoption:

Amend by striking from line six (6) of Sec. 4 the words "a four year course in an accredited High School" and inserting in lieu thereof "an eighth grade common school course"; also by striking from line 10 the words "twenty-four" and inserting in lieu thereof the word "twelve".

Knudson of Hamilton moved the previous question on all pending amendments and the bill.

Motion prevailed.

On the question, "Shall the amendment by Lovrien be substituted for the amendment to subsection one (1)?" a roll call was demanded.

The ayes were, 81.

Albert	Files	Kline	Reimers
Bair	Finnern	Lamb	Reno
Baker	Gilmore	Lichty	Rice
Ballew	Greene	Lomas	Rutledge
Berry	Hagglund	Lovrien	Ryder
Bixler	Hatter	McCreery	Sass
Buchmiller	Hayes	McIntosh	Shannon
Bush	Heald	McMillan	Shields
Byers of Fayette	Helgason	Mathews	Simmer
Clark	Hill	Mounce	Swanson
Cole	Hollingsworth	Nelson of	Taylor
Cox	Hollis	Hancock	Torgeson
Crozier	Holmgren	Nelson of Story	Truax
Dayton	Hubbard	O'Brien	Van Buren
Dean	Irwin	Orr	Van Wert
Ditto	Istad	Pattison	Vaughn
Eckles	Jaycox	Paulson	Venard
Elliott of Polk	Jensen	Pendray	Wearin
Elliott of Scott	Johnson of	Randall	Whiting
Ellsworth	Keokuk	Ratliff	Mr. Speaker
Figgins	King	Rawlings	

The nays were, 6.

Barnes	Hopkins	Vosseller	Wilson
Forsling	Knudson		

Absent or not voting, 21.

Aiken	Griswold	Johnson of	O'Donnell
Allen	Hall	Dickinson	Read
Burton	Hansen	McCaulley	Rylander
Byers of Linn	Hanson	McIlrath	Smith
Campbell	Hunt	Miller	Wamstad
Fleming	Hush		

Motion prevailed and the substitution was made.

On the question, "Shall the substitute amendment be adopted?" a roll call was demanded.

The ayes were, 70.

Bair	Gilmore	King	Rawlings
Baker	Greene	Kline	Reno
Ballew	Hagglund	Lovrien	Rice
Bixler	Hayes	McCreery	Ryder
Buchmiller	Heald	McIlrath	Shannon
Bush	Helgason	McIntosh	Shields
Byers of Fayette	Hill	McMillan	Swanson
Clark	Hollis	Mathews	Taylor
Cole	Holmgren	Mounce	Truax
Crozier	Hopkins	Nelson of	Van Buren
Dayton	Hubbard	Hancock	Van Wert
Dean	Irwin	Nelson of Story	Venard
Ditto	Istad	O'Brien	Vosseller
Eckles	Jaycox	Orr	Wearin
Elliott of Polk	Jensen	Pattison	Whiting
Elliott of Scott	Johnson of	Paulson	Wilson
Ellsworth	Dickinson	Pendray	Mr. Speaker
Files	Johnson of	Randall	
Finnern	Keokuk		

The nays were, 9.

Barnes	Knudson	Lichty	Torgeson
Forsling	Lamb	Rutledge	Vaughn
Hollingsworth			

Absent or not voting, 29.

Aiken	Figgins	Hunt	Read
Albert	Fleming	Hush	Reimers
Allen	Griswold	Lomas	Rylander
Berry	Hall	McCaulley	Sass
Burton	Hansen	Miller	Simmer
Byers of Linn	Hanson	O'Donnell	Smith
Campbell	Hatter	Ratliff	Wamstad
Cox			

Substitute amendment adopted.

On the question, "Shall the amendment striking subsection five (5) of section four (4) be adopted?" a roll call was demanded.

The ayes were, 19.

Berry	Holmgren	Nelson of	Shields
Byers of Linn	Jaycox	Hancock	Taylor
Ellsworth	Kline	O'Brien	Truax
Gilmore	McMillan	Rawlings	Van Wert
Helgason	Mathews	Shannon	Wearin

The nays were, 55.

Albert	Elliott of Scott	Johnson of	Pendray
Bair	Finnern	Dickinson	Ratliff
Baker	Forsling	Knudson	Reimers
Ballew	Greene	Lamb	Reno
Barnes	Griswold	Lichty	Rutledge
Buchmiller	Hagglund	Lomas	Ryder
Bush	Hatter	Lovrien	Sass
Byers of Fayette	Hayes	McCreery	Simmer
Clark	Hill	McIntosh	Swanson
Crozier	Hollingsworth	Mounce	Vaughn
Dayton	Hollis	Nelson of Story	Venard
Ditto	Hopkins	Orr	Vosseller
Eckles	Hubbard	Pattison	Whiting
Elliott of Polk	Irwin	Paulson	Mr. Speaker

Absent or not voting, 34.

Aiken	Files	Jensen	Read
Allen	Fleming	Johnson of	Rice
Bixler	Hall	Keokuk	Rylander
Burton	Hansen	King	Smith
Campbell	Hanson	McCaulley	Torgeson
Cole	Heald	McIlrath	Van Buren
Cox	Hunt	Miller	Wamstad
Dean	Hush	O'Donnell	Wilson
Figgins	Istad	Randall	

Amendment lost.

Forsling of Woodbury asked unanimous consent to offer an amendment. Objection made.

Elliott of Scott moved that Mr. Forsling be permitted to offer an amendment.

On the question, "Shall consent be granted?" a roll call was demanded.

The ayes were, 81.

Albert	Elliott of Polk	Hollis	Lovrien
Bair	Elliott of Scott	Holmgren	McCreery
Baker	Ellsworth	Hopkins	McIntosh
Ballew	Figgins	Irwin	Mathews
Barnes	Files	Istad	Mounce
Berry	Finnern	Jaycox	Nelson of Story
Bixler	Forsling	Jensen	Orr
Buchmiller	Gilmore	Johnson of	Pattison
Bush	Greene	Dickinson	Paulson
Byers of Fayette	Griswold	Johnson of	Pendray
Byers of Linn	Hagglund	Keokuk	Randall
Cole	Hatter	King	Ratliff
Crozier	Hayes	Kline	Rawlings
Dayton	Heald	Knudson	Reimers
Dean	Helgason	Lamb	Reno
Ditto	Hill	Lichty	Rice
Eckles	Hollingsworth	Lomas	Rutledge

Ryder	Torgeson	Vaughn	Whiting
Sass	Truax	Venard	Wilson
Simmer	Van Buren	Vosseller	Mr. Speaker
Swanson	Van Wert	Wearin	

The nays were, 6.

Clark	McMillan	Shannon	Shields
McIlrath	O'Brien		

Absent or not voting, 21.

Aiken	Hall	McCauley	Read
Allen	Hansen	Miller	Rylander
Burton	Hanson	Nelson of	Smith
Campbell	Hubbard	Hancock	Taylor
Cox	Hunt	O'Donnell	Wamstad
Fleming	Hush		

Motion prevailed and consent was granted.

Mr. Forsling offered the following amendment:

Amend Senate File No. 191 by adding at the end thereof as section 9 the following:

"Sec. 9. No person licensed to practice embalming in Iowa shall be required to secure a new license under this act".

Amendment adopted.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 75.

Albert	Finnern	Johnson of	Ratliff
Bair	Forsling	Keokuk	Rawlings
Ballew	Gilmore	King	Reimers
Barnes	Greene	Kline	Reno
Bixler	Hagglund	Knudson	Rutledge
Buchmiller	Hatter	Lamb	Ryder
Bush	Hayes	Lichty	Sass
Byers of Fayette	Heald	Lomas	Simmer
Byers of Linn	Hill	Lovrien	Swanson
Cole	Hollingsworth	McIntosh	Taylor
Cox	Hollis	Mathews	Truax
Crozier	Holmgren	McCreery	Van Buren
Dayton	Hopkins	Mounce	Van Wert
Dean	Hubbard	Nelson of Story	Vaughn
Ditto	Irwin	O'Brien	Vosseller
Eckles	Jaycox	Orr	Wamstad
Elliott of Polk	Jensen	Pattison	Wearin
Elliott of Scott	Johnson of	Paulson	Whiting
Figgins	Dickinson	Pendray	Mr. Speaker
		Randall	

The nays were, 15.

Baker	Hansen	McMillan	Shields
Clark	Helgason	Nelson of	Torgeson
Ellsworth	Istad	Hancock	Venard
Files	McIlrath	Rice	Wilson

Absent or not voting, 18.

Aiken	Fleming	Hush	Read
Allen	Griswold	McCaulley	Rylander
Berry	Hall	Miller	Shannon
Burton	Hanson	O'Donnell	Smith
Campbell	Hunt		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Forsling of Woodbury moved to reconsider the vote by which Senate File No. 191 passed the House and the motion to reconsider be laid on the table. Motion prevailed.

#### SIFTING COMMITTEE EXCUSED

On request of Greene of Pottawattamie the sifting committee was excused for the remainder of the forenoon.

#### CONSIDERATION OF BILLS

House File No. 514, a bill for an act to legalize a special election held on the tenth day of August, 1927, in the city of Tama, Iowa, whereat there was duly submitted to the voters for their approval, Ordinance No. 166 of the ordinances of the city of Tama, Iowa, being an ordinance granting to the Iowa Railway and Light Corporation, an electric light and power franchise; and to legalize all acts and proceedings in respect to said election, was taken up for consideration.

Speaker pro tempore Mathews in the chair.

Wilson of Tama moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 72.

Albert	Bush	Dean	Files
Bair	Byers of Fayette	Ditto	Finnern
Ballew	Byers of Linn	Eckles	Forsling
Barnes	Cole	Elliott of Polk	Gilmore
Bixler	Crozier	Ellsworth	Greene
Buchmiller	Dayton	Figgins	Griswold

Hatter	Johnson of	Mounce	Shields
Heald	Dickinson	Nelson of	Van Buren
Helgason	Johnson of	Hancock	Van Wert
Hollingsworth	Keokuk	Nelson of Story	Vaughn
Hollis	King	Pattison	Wamstad
Holmgren	Kline	Paulson	Wearin
Hopkins	Knudson	Ratliff	Simmer
Hubbard	Lamb	Rawlings	Mr. Speaker
Irwin	Lovrien	Reimers	Taylor
Istad	McIlrath	Reno	Torgeson
Jaycox	McIntosh	Rice	Truax
Jensen	McMillan	Rutledge	Whiting
	Mathews	Ryder	Wilson

The nays were, none.

Absent or not voting, 36.

Aiken	Fleming	Lichty	Randall
Allen	Hagglund	Lomas	Read
Baker	Hall	McCaulley	Rylander
Berry	Hansen	McCreery	Sass
Burton	Hanson	Miller	Shannon
Campbell	Hayes	O'Brien	Smith
Clark	Hill	O'Donnell	Swanson
Cox	Hunt	Orr	Venard
Elliott of Scott	Hush	Pendray	Vosseller

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 19, a bill for an act to amend the law as it appears in section fifty-three hundred ninety-six (5396) of the Code of Iowa, 1927, relating to the powers of the soldiers' relief commission and to authorize such commission to purchase flags for the graves of honorably discharged soldiers, marines, or nurses who served in the military or naval forces of the United States during any war, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Bixler of Adams the amendments proposed by the committee, found in the journal of March 23rd, were adopted.

Mr. Bixler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 83.

Albert	Ballew	Buchmiller	Clark
Bair	Barnes	Byers of Fayette	Cole
Baker	Bixler	Campbell	Cox



Crozier	Helgason	Lamb	Reno
Dayton	Hill	Lomas	Rice
Dean	Hollingsworth	Lovrien	Rutledge
Ditto	Hollis	McCreery	Ryder
Eckles	Holmgren	McIntosh	Sass
Elliott of Polk	Hopkins	McMillan	Shields
Ellsworth	Hubbard	Mathews	Smith
Figgins	Hush	Mounce	Swanson
Finnern	Irwin	Nelson of	Taylor
Fleming	Istad	Hancock	Torgeson
Forsling	Jaycox	O'Brien	Truax
Gilmore	Jensen	Pattison	Van Wert
Greene	Johnson of	Paulson	Vaughn
Griswold	Dickinson	Randall	Venard
Hagglund	Johnson of	Ratliff	Vosseller
Hanson	Keokuk	Rawlings	Wamstad
Hatter	King	Read	Wearin
Hayes	Kline	Reimers	Whiting
Heald	Knudson		

The nays were, none.

Absent or not voting, 25.

Aiken	Files	Mellrath	Rylander
Allen	Hall	Miller	Shannon
Berry	Hansen	Nelson of Story	Simmer
Burton	Hunt	O'Donnell	Van Buren
Bush	Lichty	Orr	Wilson
Byers of Linn	McCaulley	Pendray	Mr. Speaker
Elliott of Scott			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 419, a bill for an act to amend the law as it appears in section fifty-one hundred thirty (5130) of the Code, 1927, relating to the powers of the board of supervisors, with report of committee recommending passage was taken up for consideration.

Dean of Sac moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 86.

Albert	Byers of Fayette	Elliott of Polk	Hagglund
Bair	Campbell	Ellsworth	Hatter
Baker	Cole	Figgins	Hayes
Ballew	Cox	Files	Heald
Barnes	Crozier	Finnern	Helgason
Berry	Dayton	Fleming	Hollingsworth
Buchmiller	Dean	Forsling	Hollis
Burton	Ditto	Gilmore	Holmgren
Bush	Eckles	Griswold	Hopkins

Hubbard	Lichty	Pattison	Smith
Hush	Lomas	Paulson	Swanson
Irwin	McCreery	Randall	Taylor
Istad	McIlrath	Ratliff	Torgeson
Jaycox	McIntosh	Rawlings	Truax
Jensen	McMillan	Read	Van Buren
Johnson of Dickinson	Mathews	Reimers	Van Wert
Johnson of Keokuk	Mounce	Reno	Venard
King	Nelson of Hancock	Rice	Vosseller
Kline	Nelson of Story	Ryder	Wamstad
Knudson	O'Brien	Rylander	Wearin
Lamb	Orr	Sass	Whiting
		Simmer	Mr. Speaker

The nays were, none.

Absent or not voting, 22.

Aiken	Greene	Lovrien	Rutledge
Allen	Hall	McCaulley	Shannon
Bixler	Hansen	Miller	Shields
Byers of Linn	Hanson	O'Donnell	Vaughn
Clark	Hill	Pendray	Wilson
Elliott of Scott	Hunt		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 291, a bill for an act to repeal Section six thousand one hundred ninety-a two (6190-a2), six thousand one hundred ninety-a four (6190-a4), and six thousand one hundred ninety-a eleven (6190-a11) Code of 1927, and to enact a substitute therefor; relating to resolutions of necessity, installation and contracts, method of petitioning for extensions, notice of proposed extensions and providing a method of rebate to property owners; and to amend section six thousand one hundred ninety-a thirteen (6190-a13), Code, 1927, relating to the applicability of chapter 315-A1, governing the extension of water mains; all in connection with waterworks extensions and water mains, and providing for publication hereof, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury moved that the amendment filed by him and found in the journal of March 28th be adopted.

Amendment adopted.

Hubbard of Pottawattamie moved that action be deferred.

Motion prevailed.

House File No. 367, a bill for an act to amend Section sixty-six hundred sixteen (6616) of the Code, 1927, relating to the city

managership plan by popular election, with report of committee recommending passage, was taken up for consideration.

Simmer of Wapello moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 76.

Albert	Forsling	Kline	Reimers
Bair	Griswold	Knudson	Reno
Ballew	Hagglund	Lamb	Rice
Barnes	Hansen	Lomas	Rutledge
Berry	Hanson	Lichty	Ryder
Bixler	Hatter	Lovrien	Rylander
Buchmiller	Heald	McIntosh	Sass
Burton	Helgason	McMillan	Shields
Byers of Fayette	Hollingsworth	Mathews	Simmer
Byers of Linn	Hollis	Miller	Swanson
Campbell	Holmgren	Mounce	Taylor
Clark	Hubbard	Nelson of	Truax
Cole	Hush	Hancock	Van Wert
Cox	Irwin	Nelson of Story	Vosseller
Crozier	Istad	O'Brien	Wamstad
Dayton	Jaycox	Pattison	Wearin
Elliott of Polk	Jensen	Paulson	Whiting
Elliott of Scott	Johnson of	Ratliff	Wilson
Figgins	of Keokuk	Read	Mr. Speaker
Files	King		

The nays were, none.

Absent or not voting, 32.

Aiken	Finnern	Hunt	Pendray
Allen	Fleming	Johnson of	Randall
Baker	Gilmore	Dickinson	Rawlings
Bush	Greene	McCaulley	Shannon
Dean	Hall	McCreery	Smith
Ditto	Hayes	McIlrath	Torgeson
Eckles	Hill	O'Donnell	Van Buren
Ellsworth	Hopkins	Orr	Vaughn
			Venard

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Simmer of Wapello moved that the vote by which House File No. 367 passed the House be reconsidered and the motion to reconsider be laid on the table. Motion prevailed.

Speaker Johnson in the chair.

House File No. 525, a bill for an act relating to the taxation of corporations and corporation shares of stock; providing for a

franchise tax upon corporations organized or doing business in this state and amending the law as it appears in sections sixty-nine hundred forty-four (6944), sixty nine hundred eighty-five (6985), seven thousand eight (7008), seven thousand forty-two (7042), seven thousand eighty-nine (7089), eighty-four hundred forty-two (8442) and eighty-four hundred forty-three (8443) of the Code, 1927, was taken up for consideration.

Hollingsworth of Boone moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 70.

Albert	Fleming	King	Reimers
Baker	Forsling	Kline	Rice
Ballew	Gilmore	Knudson	Shields
Berry	Griswold	Lamb	Simmer
Bixler	Hagglund	Lomas	Smith
Buchmiller	Hanson	Lovrien	Swanson
Burton	Hatter	McCreery	Taylor
Bush	Heald	McIlrath	Torgeson
Campbell	Helgason	McMillan	Truax
Clark	Hollingsworth	Mounce	Van Buren
Cole	Hollis	Nelson of	Van Wert
Cox	Holmgren	Hancock	Venard
Crozier	Hopkins	Nelson of Story	Vosseller
Dayton	Hush	O'Brien	Wamstad
Ditto	Istad	Pattison	Wearin
Figgins	Jaycox	Randall	Whiting
Files	Johnson of	Ratliff	Wilson
Finnern	Keokuk	Read	Mr. Speaker

The nays were, 6.

Barnes	Elliott of Scott	Irwin	McIntosh
Byers of Linn	Hayes		

Absent or not voting, 32.

Aiken	Hall	Lichty	Rawlings
Allen	Hansen	McCaulley	Reno
Bair	Hill	Mathews	Rutledge
Byers of Fayette	Hubbard	Miller	Ryder
Dean	Hunt	O'Donnell	Rylander
Eckles	Jensen	Orr	Sass
Elliott of Polk	Johnson of	Paulson	Shannon
Ellsworth	Dickinson	Pendray	Vaughn
Greene			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Hollingsworth of Boone moved to reconsider the vote by which House File No. 525 passed the House and the motion to reconsider be laid on the table. Motion prevailed.

Senate File No. 168, a bill for an act to legalize the Farmers Creamery Company of Lone Rock, Lone Rock, Iowa, and all of its acts and proceedings and declaring the same to be legal, sufficient and binding in all respects as if a sufficient notice of the incorporation thereof had been published, and proof of such publication filed in the office of the Secretary of the State of Iowa, as provided by law and all other requirements of law had been fulfilled, with report of committee recommending amendment and passage, was taken up for consideration.

On the motion of Jensen of Kossuth, the amendment proposed by the committee, found in the journal of March 7th, was adopted.

Mr. Jensen moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 78.

Albert	Figgins	Knudson	Rice
Baker	Files	Lamb	Rutledge
Ballew	Finnern	Lomas	Rylander
Barnes	Fleming	Lovrien	Sass
Berry	Gilmore	McCreery	Shields
Bixler	Griswold	McIlrath	Simmer
Buchmiller	Hagglund	McIntosh	Smith
Burton	Hanson	McMillan	Swanson
Bush	Hatter	Mounce	Taylor
Byers of Fayette	Hayes	Nelson of	Torgeson
Byers of Linn	Heald	Hancock	Truax
Campbell	Helgason	Nelson of Story	Van Buren
Clark	Hollis	O'Brien	Van Wert
Cole	Holmgren	Pattison	Venard
Cox	Hopkins	Paulson	Vosseller
Crozier	Hush	Randall	Wamstad
Dayton	Irwin	Ratliff	Wearin
Ditto	Istad	Rawlings	Whiting
Eckles	Jensen	Read	Mr. Speaker
Elliott of Scott	Johnson of Keokuk	Reimers	

The nays were, none.

Absent or not voting, 30.

Aiken	Forsling	Hubbard	Kline
Allen	Greene	Hunt	Lichty
Bair	Hall	Jaycox	McCaulley
Dean	Hansen	Johnson of	Mathews
Elliott of Polk	Hill	Dickinson	Miller
Ellsworth	Hollingsworth	King	O'Donnell

Orr	Reno	Shannon	Wilson
Pendray	Ryder	Vaughn	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 200, a bill for an act to amend Section ten thousand two hundred ninety-nine (10299) of the Code of Iowa, 1927, relating to the furnishing of labor and other services in connection with public improvements, was taken up for consideration.

Greene of Pottawattamie moved that the amendment filed by him and found in the journal of March 28th be adopted.

Amendment adopted.

Mounce of Van Buren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 59.

Aiken	Hagglund	Knudson	Rawlings
Ballew	Hanson	Lamb	Reimers
Berry	Heald	Lomas	Rice
Bixler	Helgason	Lovrien	Rylander
Buchmiller	Hill	McCreery	Sass
Burton	Hollis	McIlrath	Simmer
Byers of Fayette	Holmgren	McIntosh	Smith
Campbell	Hopkins	McMillan	Swanson
Clark	Hush	Mounce	Taylor
Dayton	Irwin	Nelson of	Torgeson
Eckles	Jaycox	Hancock	Van Buren
Elliott of Scott	Jensen	Nelson of Story	Van Wert
Figgins	Johnson of	O'Brien	Wamstad
Finnern	Keokuk	Pattison	Wearin
Fleming	Kline	Ratliff	Wilson
Greene			

The nays were, 8.

Baker	Read	Ryder	Whiting
Griswold	Rutledge	Venard	Mr. Speaker

Absent or not voting, 41.

Albert	Elliott of Polk	Hunt	Orr
Allen	Ellsworth	Istad	Paulson
Bair	Files	Johnson of	Pendray
Barnes	Forsling	Dickinson	Randall
Bush	Gilmore	King	Reno
Byers of Linn	Hall	Lichty	Shannon
Cole	Hansen	McCaulley	Shields
Cox	Hatter	Mathews	Truax
Crozier	Hayes	Miller	Vaughn
Dean	Hollingsworth	O'Donnell	Vosseller
Ditto	Hubbard		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 236, a bill for an act to repeal Section eighty-three hundred forty-three (8343), and to enact a substitute therefor; to amend section eighty-three hundred forty-nine (8349), section eighty-three hundred fifty-three (8353), section eighty-three hundred fifty-four (8354), section eighty-three hundred sixty-seven (8367), section eighty-three hundred sixty-eight (8368) and section eighty-three hundred sixty-nine (8369), Code of 1927, relating to the adoption and recording of articles of incorporation, incorporation fees, place of business of corporation, place of meetings of corporation directors, recording of articles of renewal and the exemption from incorporation fee, with report of committee recommending passage, was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 63.

Aiken	Figgins	Lamb	Ryder
Bair	Finnern	Lomas	Rylander
Baker	Fleming	Lovrien	Sass
Ballew	Gilmore	McIlrath	Simmer
Barnes	Griswold	McIntosh	Smith
Bixler	Hanson	McMillan	Swanson
Buchmiller	Hatter	Mounce	Taylor
Bush	Helgason	Nelson of Story	Torgeson
Byers of Fayette	Hopkins	Pattison	Truax
Byers of Linn	Hush	Paulson	Van Wert
Campbell	Irwin	Ratliff	Vaughn
Cole	Istad	Rawlings	Wamstad
Crozier	Jensen	Read	Wearin
Dayton	Johnson of	Reimers	Whiting
Eckles	Keokuk	Reno	Wilson
Elliott of Scott	King	Rice	Mr. Speaker

The nays were, none.

Absent or not voting, 45.

Albert	Ditto	Hall	Holmgren
Allen	Elliott of Polk	Hansen	Hubbard
Berry	Ellsworth	Hayes	Hunt
Burton	Files	Heald	Jaycox
Clark	Forsling	Hill	Johnson of
Cox	Greene	Hollingsworth	Dickinson
Dean	Hagglund	Hollis	Kline

Knudson	Miller	Orr	Shields
Lichty	Nelson of	Pendray	Van Buren
McCaulley	Hancock	Randall	Venard
McCreery	O'Brien	Rutledge	Vosseller
Mathews	O'Donnell	Shannon	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 238, a bill for an act to provide for the approval by the Superintendent of Banking of all articles of incorporation, including renewal articles of state and savings banks, with report of committee recommending passage was taken up for consideration.

Whiting of Johnson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 63.

Aiken	Finnern	Lamb	Ryder
Baker	Griswold	Lichty	Rylander
Ballew	Hanson	Lomas	Sass
Barnes	Hatter	Lovrien	Simmer
Bixler	Helgason	McIntosh	Smith
Buchmiller	Hill	McMillan	Swanson
Bush	Hollis	Nelson of Story	Taylor
Byers of Fayette	Hopkins	Pattison	Torgeson
Byers of Linn	Hush	Paulson	Truax
Campbell	Irwin	Ratliff	Van Wert
Cole	Istad	Rawlings	Vaughn
Crozier	Jensen	Read	Wamstad
Dayton	Johnson of	Reimers	Wearin
Dean	Keokuk	Reno	Whiting
Elliott of Scott	King	Rice	Wilson
Figgins	Kline	Rutledge	Mr. Speaker

The nays were, none.

Absent or not voting, 45.

Albert	Fleming	Hunt	Nelson of
Allen	Forsling	Jaycox	Hancock
Bair	Gilmore	Johnson of	O'Brien
Berry	Greene	Dickinson	O'Donnell
Burton	Hagglund	Knudson	Orr
Clark	Hall	McCaulley	Pendray
Cox	Hansen	McCreery	Randall
Ditto	Hayes	McIlrath	Shannon
Eckles	Heald	Mathews	Shields
Elliott of Polk	Hollingsworth	Miller	Van Buren
Ellsworth	Holmgren	Mounce	Venard
Files	Hubbard		Vosseller

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.



Senate File No. 239, a bill for an act to amend the law as it appears in section eighty-four hundred sixteen (8416), Code of 1927, relative to the filing of a certificate of issuance of stock, with report of committee recommending passage was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 71.

Aiken	Figgins	King	Ryder
Baker	Finnern	Kline	Rylander
Ballew	Fleming	Lamb	Sass
Barnes	Gilmore	Lichty	Shields
Bixler	Griswold	Lomas	Simmer
Buchmiller	Hanson	Lovrien	Smith
Bush	Hatter	McIlrath	Swanson
Byers of Fayette	Hayes	McIntosh	Taylor
Byers of Linn	Helgason	McMillan	Torgeson
Campbell	Hill	Nelson of Story	Truax
Cole	Hollis	Pattison	Van Wert
Cox	Hopkins	Paulson	Vaughn
Crozier	Hush	Ratliff	Vosseller
Dayton	Irwin	Rawlings	Wamstad
Dean	Istad	Reimers	Wearin
Eckles	Jensen	Reno	Whiting
Elliott of Polk	Johnson of	Rice	Wilson
Elliott of Scott	Keokuk	Rutledge	Mr. Speaker

The nays were, none.

Absent or not voting, 37.

Albert	Greene	Johnson of	O'Brien
Allen	Hagglund	Dickinson	O'Donnell
Bair	Hall	Knudson	Orr
Berry	Hansen	McCaulley	Pendray
Burton	Heald	McCreery	Randall
Clark	Hollingsworth	Mathews	Read
Ditto	Holmgren	Miller	Shannon
Ellsworth	Hubbard	Mounce	Van Buren
Files	Hunt	Nelson of	Venard
Forsling	Jaycox	Hancock	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 241, a bill for an act to amend the law as it appears in section eighty-three hundred seventy-three (8373), Code of 1927, relating to the execution of renewal of articles of incorporation, with report of committee recommending passage was taken up for consideration.

Torgeson of Worth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 70.

Aiken	Finnern	Lichty	Rylander
Ballew	Fleming	Lomas	Sass
Barnes	Griswold	Lovrien	Shannon
Bixler	Hanson	McIlrath	Shields
Buchmiller	Hatter	McIntosh	Simmer
Bush	Hayes	McMillan	Smith
Byers of Fayette	Helgason	Nelson of	Swanson
Byers of Linn	Hollis	Hancock	Taylor
Campbell	Hopkins	Nelson of Story	Torgeson
Cole	Irwin	Pattison	Truax
Cox	Istad	Paulson	Van Wert
Crozier	Jensen	Ratliff	Vaughn
Dayton	Johnson of	Rawlings	Vosseller
Dean	Dickinson	Reimers	Wamstad
Eckles	Johnson of	Reno	Wearin
Elliott of Polk	Keokuk	Rice	Whiting
Elliott of Scott	King	Rutledge	Wilson
Figgins	Lamb	Ryder	Mr. Speaker
Files			

The nays were, none.

Absent or not voting, 38.

Albert	Gilmore	Hunt	Mounce
Allen	Greene	Hush	O'Brien
Bair	Hagglund	Jaycox	O'Donnell
Baker	Hall	Kline	Orr
Berry	Hansen	Knudson	Pendray
Burton	Heald	McCaulley	Randall
Clark	Hill	McCreery	Read
Ditto	Hollingsworth	Mathews	Van Buren
Ellsworth	Holmgren	Miller	Venard
Forsling	Hubbard		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 242, a bill for an act to amend the law as it appears in section eighty-four hundred fifty-one (8451), Code of 1927, relating to the compromise authorized to be made with delinquent corporations, with report of committee recommending passage was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 71.

Aiken	Fleming	Lamb	Ryder
Baker	Forsling	Lichty	Rylander
Ballew	Griswold	Lomas	Sass
Barnes	Hanson	Lovrien	Shannon
Bixler	Hatter	McCaulley	Shields
Bush	Hayes	McIlrath	Simmer
Byers of Fayette	Helgason	McIntosh	Swanson
Campbell	Hollingsworth	McMillan	Taylor
Cole	Hollis	Miller	Torgeson
Cox	Hopkins	Nelson of	Truax
Crozier	Hubbard	Hancock	Van Wert
Dayton	Hush	Pattison	Vaughn
Dean	Irwin	Paulson	Vosseller
Eckles	Istad	Ratliff	Wamstad
Elliott of Polk	Jensen	Read	Wearin
Elliott of Scott	Johnson of	Reimers	Whiting
Figgins	Dickinson	Reno	Wilson
Files	Johnson of	Rice	Mr. Speaker
Finnern	Keokuk		

The nays were, none.

Absent or not voting, 37.

Albert	Greene	Jaycox	O'Donnell
Allen	Greene	King	Orr
Bair	Hagglund	Kline	Pendray
Berry	Hall	Knudson	Randall
Buchmiller	Hansen	McCreery	Rawlings
Burton	Heald	Mathews	Rutledge
Byers of Linn	Hill	Mounce	Smith
Clark	Holmgren	Nelson of Story	Van Buren
Ditto	Hunt	O'Brien	Venard
Ellsworth			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 124, relating to the inspection of barber shops.

Also, that the Senate has concurred in House amendments to Senate File No. 232, relating to stipulation for arbitration of loss under contracts of insurance.

Also, that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 14, relating to time for adjournment of the Forty-third General Assembly.

Also, that the Senate requests the House to redraft House File No. 57 which has been lost.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 317, a bill for an act to make an appropriation to compensate William Sexton, Stewart Baker, William Lynch, William Brown and William Drew, for horses slaughtered under the authority and direction of the Secretary of Agriculture because of glanders infection.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 320, a bill for an act to make an appropriation to Carl N. Neiderman, for injuries received while in service of the state at the annual encampment of the Iowa National Guard at the August, 1928, encampment.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 429, a bill for an act to make an appropriation to the Des Moines Coliseum Company for armory rental.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 190, a bill for an act to make an appropriation for the Iowa Academy of Science to be used by it to defray in part the expenses of the eighty-sixth (86th) annual meeting of the American Association for the Advancement of Science to be held in Des Moines, December 27, 1929, to January 2, 1930.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 318, a bill for an act providing for a survey of the industries and natural resources of Iowa and making an appropriation therefor.

Also, that the Senate has taken the following action on House amendments to Senate File No. 169 in which the concurrence of the Senate was asked:

The Senate has concurred in House amendments to sections 3, 10, 15, 17, 19, 20, 22, 26, 27, 34, 36, 42, 43, 49, 59, and 61.

The Senate has amended and concurred in House amendments to sections 7, 35, 48, the added sections relating to road poll tax, and the amendment to the title.

The Senate has refused to concur in the House amendment inserting section 8-a1, the President of the Senate having ruled that the subject matter contained therein cannot at this time be considered by the Senate, the same subject having been previously indefinitely postponed by the Senate.

WALTER H. BEAM, *Secretary.*

SENATE AMENDMENTS TO HOUSE AMENDMENTS TO  
SENATE FILE 169

1. Amend House amendment to section 7 by substituting therefor the following:

Amend by striking all of section seven (7) and inserting in lieu thereof the following:

"Sec. 7. Mandatory construction levy. The board of supervisors shall, annually, at the September session of the board, commencing in 1929, levy, for secondary road construction purposes, a tax of two mills on the dollar on all the taxable property in the county, except on property within cities which control their own bridge levies."

2. Amend House amendment to section 35 by striking the words "In the adoption of a program for local county roads, it may be provided" as they appear in lines twelve (12) and thirteen (13) thereof, and insert in lieu thereof the following:

"The board of supervisors of any county may provide".

Also strike the word "entire" in line nineteen (19) in the same amendment, also strike the period (.) following the word "county" in line nineteen (19) and add the following:

"devoted to local county roads. In determining the amount thus set aside for use in any township the board shall use as a basis the relative mileage of local county roads in the township as compared to the entire mileage of local county roads in the county".

3. Amend House amendment to section 48 by adding the following:

"Sec. 48a. The provisions of section forty-eight (48) of this act shall apply to cities acting under special charter."

4. Amend by adding to the amendment relating to road poll tax the following paragraph:

"Should any court of competent jurisdiction within the State of Iowa declare any of the provisions of this act unconstitutional, illegal, or void, such decision shall not invalidate any other provision herein contained."

5. Amend House amendment to the title by striking all after the word "thereof," in line 1.

SENATE MESSAGES CONSIDERED

Senate File No. 429, a bill for an act to make an appropriation to the Des Moines Coliseum Company for armory rental.

Read first and second times and referred to committee on appropriations.

Senate File No. 190, a bill for an act to make an appropriation for the Iowa Academy of Science to be used by it to defray in

part the expenses of the eighty-sixth (86th) annual meeting of the American Association for the Advancement of Science to be held in Des Moines, December 27, 1929, to January 2, 1930.

Read first and second times and referred to committee on appropriations.

Senate File No. 318, a bill for an act providing for a survey of the industries and natural resources of Iowa and making an appropriation therefor.

Read first and second times and referred to committee on appropriations.

#### LEAVE OF ABSENCE

Leave of absence was granted as follows: Allen of Pocahontas for the remainder of the day, on request of Venard of Sioux; Ditto of Osceola for the remainder of the day and tomorrow, on request of Reimers of Lyon.

#### BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had on March 28th, approved the following bills:

House Files Nos. 135, 254, 244, 239, 449, 401, 260, 277, 362, 376, 316, 384, 391, 157, 264, 321, and 86.

#### EXPLANATION OF VOTE

Reasons for dissenting from opinion of the majority on House Joint Resolution No. 6, proposing a constitutional amendment authorizing the issue of one hundred million dollars of state bonds for the improvement of primary roads without a vote of the people.

We oppose the adoption of House Joint Resolution No. 6 for the following reasons:

1. It injects the road question as a principle issue into politics at the next primary and general elections, involving the election of those favorable to the road bond regardless of their attitude on other matters of public importance. The adjustment of taxation is of supreme importance to the people of the state of Iowa at the present time. If the question of the issuance of state bonds is to be again brought before the Legislature the issue of taxation will necessarily be submerged in the mass of propaganda which will be spread about the state regarding the bonds. This political program will also involve the election of a Governor, Lieutenant Governor, Speaker of the House and all members of the General Assembly.

2. The authorization of one hundred million dollars of state bonds is excessive and permits an annual surplus varying from three to five million dollars each year over and above what is necessary for construction work, maintenance, and the retirement of state and county bonds. Under this bond amendment to our constitution these surpluses are entirely withheld from legislative authority. The people of our state are thereby divested of any control over a large sum of money that they are annually required to pay. These surpluses are largely used in such a way as to add to or strengthen the political favor now held by the State Highway Commission, who should not be vested with discretionary powers in spending these surpluses. Such distribution of funds by any board or commission not within the control of the people through their legislature will involve an unfair distribution among the people of the state of benefits to be derived from the use of these surpluses, for the reason that such surpluses are always jeopardized by political influences.

3. House Joint Resolution No. 6 injects into the Constitution of Iowa directly conflicting provisions.

4. There is a question of the constitutionality of the amendment itself for the reason that in reality it is two or more separate distinct amendments, any one of which might have been adopted or rejected by the people if submitted, without interfering with the operation or carrying into effect of any other provision. For instance, the adoption of section 3, providing for the designation of roads to be paved might be adopted as a constitutional amendment without any proviso for the issuance of bonds as provided in sections 1 and 2; and sections 1 and 2 might have been adopted as an amendment without a designation as provided in section 3.

5. The state of Minnesota amended their constitution November 2nd, 1920, with a similar amendment to the one proposed by our House Joint Resolution No. 6. That state has not to this date taken advantage of the authorization for the issuance of bonds, largely because of the fact that there is serious doubt whether the provision would stand the test of constitutionality. This is evidenced by the fact that the Highway Commissioner of the state of Minnesota just previous to the convening of their latest General Assembly asked the Legislature to provide ways and means whereby there might be issued \$25,000,000 worth of state bonds, the proceeds of which were to be used for the improvement of their trunk road system.

6. There has already been offered and passed by the House, a plan which if passed by the Senate, would have offered every advantage of a state bond issue without the objection of providing the unnecessary surpluses, the use of which is not designated and which plan at all times would be subject to control by the Legislature and as an additional check no evidence of indebtedness for funds used to complete the primary road system would be issued without authorization by the Executive Council.

FRANCIS JOHNSON.  
O. J. REIMERS.

## AMENDMENTS FILED

McIlrath of Powshiek filed the following amendment to House File No. 534:

Amend House File No. 534 by striking in line seven (7) the words and figures "fifty thousand dollars (\$50,000.00)" and inserting in lieu thereof the words and figures "twenty-five thousand dollars (\$25,000.00)".

McIlrath of Poweshiek filed the following amendment to House Rule No. 64:

Amend House Rule No. 64 by adding the following at the end of the first paragraph thereof:

"However, such friend when so admitted shall be allowed to remain in the House chamber only as long as such friend remains in the company of such member."

Referred to committee on rules.

## SUBSTITUTE FOR HOUSE RESOLUTION

Allen of Pocahontas filed the following substitute for the Resolution offered by the committee on elections and found in the journal of March 26th:

MR. SPEAKER: I herewith offer as a substitute for the resolution filed by the Committee on Elections on March 26, 1929, the following:

That whereas, members of the House of Representatives have repeatedly asked for a more full and complete statement of the charges that have been laid before your committee on elections. Said charges are as follows:

*Whereas*, Sections 972 and 973 of the Code of 1927 provide as follows:

972 "Every candidate for any office voted for at any primary, municipal, or general election shall, within thirty days after the holding of such election, file a true, detailed, and sworn statement showing all sums of money or other things of value disbursed, expended, or promised, directly or indirectly, by him, and to the best of his knowledge and belief by any other person or persons in his behalf, for the purpose of aiding or securing his nomination or election."

973 "Such statement shall show the dates, amounts, and from whom such sums of money or other things of value were received, and the dates, amounts, purposes and to whom paid or disbursed, and shall include the assessment of any person, committee, or organization in charge of the campaign of such candidate."

*And Whereas*, John Hammill was a candidate at the Republican Primary Election held on June 4, 1928, and filed with the Secretary of State an alleged true report of his receipts and expenditures at such primary



election as provided in Section 973, which statement substantially is as follows:

Receipts

Two contributions \$50.00 each.....\$ 100.00

Expenditures

Advertising and printing.....	843.31
Travelling Expenses and distributing literature.....	596.00
Miscellaneous expense .....	1,186.98

*And Whereas*, An investigation has been conducted to ascertain the amount of newspaper advertising used to promote the candidacy of John Hammill at the primary election held June 4, 1928, which discloses the following:

That there was carried in the Des Moines Register not less than two hundred inches of advertising and in the Des Moines Sunday Register not less than forty inches and in the Des Moines Evening Tribune-Capital for May 22, 29, 31 and June 2nd, not less than two hundred inches, the cost of which at the advertised rates of said newspapers would amount to \$1,904.00. That on May 31st, the Iowa Homestead carried a full page advertisement at the full page rate of \$831.60, showing that the advertising in the three Des Moines publications amounted to \$2,735.60, none of which Des Moines advertising was set forth in the report filed by John Hammill with the Secretary of State. It has also been disclosed that the Waterloo Courier carried approximately 636 inches of advertising at \$.84 an inch at a total cost of \$534.24, and that the Ottumwa Courier carried approximately 328 inches of advertising at \$.84 per inch at a cost of \$275.52. This report makes no reference in detail to the thousands of inches of advertising carried in the fifty other daily newspapers and 534 weekly newspapers in the State of Iowa, and,

*Whereas*, Certain state employees and officials and others interested in the primary campaign of John Hammill in 1928, did, with his knowledge and consent, write, print, distribute and publish political advertisements with the intention to promote the nomination of John Hammill for Governor and did fail to sign said political advertisements all of which is contrary to Section 13284, Code of 1927, and

*Whereas*, In the amount of receipts as disclosed by the statement filed by John Hammill, only two contributions of \$50.00 each are listed, I am reliably informed that many other contributions were made to the campaign fund of John Hammill both voluntarily and through solicitation of those interested in his campaign, and that among those solicited and who contributed were certain insurance companies and corporations all of which is contrary to Sections 8405 and 8406 of the Code of 1927, and

*Whereas*, I am reliably informed that the state-owned automobile nominally at the disposal of the State Adjutant General's office, was used throughout the primary campaign by John Hammill in making his campaign tours and speeches, and

*Whereas*, Certain state employees appointed to their positions by John Hammill were required by him to interest themselves and work for his nomination during the time their salaries and expenses were paid by the State of Iowa, all of which is contrary to Section 837 of the Code of 1927, and

*Whereas*, At the request or instigation of John Hammill many employees of the State of Iowa were assessed and required to pay sums of money toward his campaign expenses, all of which is contrary to Sections 837 and 13315, of the Code of 1927, and

*Whereas*, Certain appointive officials of the State of Iowa who were eligible for reappointment, in 1929 at the pleasure of John Hammill, were requested by the campaign managers of John Hammill to take an active part in the primary election of 1928 and thereby causing these state officials to directly violate the law relative to political activity thus violating the provisions of Section 837 of the Code of 1927, and

*Whereas*, Certain parties were appointed to offices in the State of Iowa by John Hammill and said officers after such appointment, did for more than two months prior to June 4, 1928, campaign on behalf of John Hammill and did make daily reports to him of the political situation in the communities to which they were sent by the said John Hammill, all of which time their salaries and expenses were paid from the public funds of the State of Iowa, and

*Whereas*, Certain officials of the State of Iowa occupying positions of trust who were eligible for appointment in 1929, at the pleasure of John Hammill, were required and requested by John Hammill to discharge certain employees under them and to replace them by others selected by John Hammill, and

*Whereas*, Certain state employees who were active in the campaign of John Hammill did, and also attempted to force certain other employees of the State of Iowa to contribute to the campaign fund and to become active in the Governor's campaign at the primary election and to perform work at the polls in behalf of John Hammill, and that in fact one employee of the State was threatened with discharge and would have been discharged if other state officials had not interceded in their behalf, and that as a result state employees were threatened and coerced, all in violation of Sections 827 and 13277, Code of 1927, and,

*Whereas*, I am reliably informed that on March 28, 1929, one of the members of this House of Representatives in a conversation with one of the former campaign managers of John Hammill was told that he should vote against any resolution offered by this committee for an investigation, otherwise a mutual friend would become seriously involved, and

*Whereas*, I am reliably informed that another member of this House of Representatives has been threatened, directly or indirectly, with financial ruin in the event that he took an active part or voted for an investigation as recommended by this committee,

*Therefore, Be It Resolved by the House of Representatives of the State of Iowa:*

1. That the Committee on Elections be, and is hereby charged with investigating the campaign expenses of candidates for State offices at the primary election held June 4, 1928,

2. That said Committee on Elections shall be empowered to employ a competent shorthand reporter to take the evidence and testimony presented; that said Committee be further empowered to call before it such witnesses, records, books, letters or correspondence as may be valuable in ascertaining the facts; that the said committee be empowered to secure legal services if deemed necessary, and that said committee have all power as set forth in the laws of this state pertaining to investigations of this character by like bodies,

3. And that said Committee shall when such investigation is finished return a full and complete statement of their findings to the House of Representatives of Iowa.

On motion of Reno of Polk the House adjourned until 8:45 a. m. Saturday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, MARCH 30, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. A. W. Armstrong, Perry, Iowa.

Journal of March 29th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Johnson of Dickinson for the day, on request of Holmgren of Palo Alto; Wamstad of Mitchell for the day, on request of Holmgren of Palo Alto; Eckles of Butler for the day, on request of Crozier of Mahaska; Bair of Buena Vista for the day, on request of Hollingsworth of Boone; Lovrien of Humboldt for the day, on request of Byers of Fayette; Hunt of Louisa for the day, on request of McIntosh of Muscatine; McCaulley of Calhoun for the day, on request of Hollis of Black Hawk; Ballew of Appanoose for the day, on request of Miller of Shelby; Lichty of Black Hawk for the day, on request of Hollis of Black Hawk; Rawlings of Monona for the day, on request of Reno of Polk; Hayes of Dubuque for the day, on request of Reno of Polk; O'Donnell of Carroll for the day, on request of Paulson of Clinton; Nelson of Story for the day, on request of Rylander of Marshall; Bixler of Adams for the day, on request of Hubbard of Pottawattamie; Hagglund of Page for the day, on request of Pendray of Jackson.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files Nos. 83, 174, 227, 293, 42, 175, 228, 341, 378, 392, 413, 422, 124 and 232.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate Files Nos. 83, 174, 227, 293, 42, 175, 228, 341, 378, 392, 413, 422, 124 and 232.

## REPORT OF COMMITTEE

Hansen of Scott, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred House File No. 104, a bill for an act to make an appropriation for the purpose of purchasing additional real estate by the board of control of state institutions for the Iowa Training School for Boys at Eldora, Iowa, and to authorize the purchase thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as recommended by the Committee on Board of Control and when so amended the bill do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

## INTRODUCTION OF BILL

House File No. 535, by sifting committee, a bill for an act to amend an act duly passed by the Forty-third (43rd) General Assembly as Senate File No. Two Hundred Eighty-four (284), and signed by the Governor on March 21, 1929, and now on file in the office of the Secretary of State, and entitled "An act concerning the licensing of aircraft and airmen, the establishment of air traffic rules, and to make uniform the law with reference thereto".

Read first and second times and passed on file.

## HOUSE FILES WITHDRAWN

Mathews of Des Moines asked and obtained unanimous consent to withdraw House File No. 532 from further consideration of the House.

McIntosh of Muscatine asked and obtained unanimous consent to withdraw House File No. 297 from further consideration of the House.

## MADE SPECIAL ORDER

Hollis of Black Hawk asked and obtained unanimous consent to have Senate File No. 169 made a special order for Tuesday, April 2nd, at 9:30 a. m.

Hansen of Scott asked and obtained unanimous consent to have House File No. 10 made a special order for Monday, April 1st, at 10:00 a. m.

## CONSIDERATION OF BILLS

House File No. 534, a bill for an act to amend section twenty-eight hundred ninety-four (2894) of the Code, 1927, relating to state aid for county and district fairs, was taken up for consideration.

McIlrath of Poweshiek moved that the amendment filed by him and found in the journal of March 29th be adopted.

Amendment adopted.

Rutledge of Webster moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 73.

Albert	Griswold	Lamb	Reno
Barnes	Hall	Lomas	Rice
Buchmiller	Hatter	McCreery	Rutledge
Burton	Heald	McIlrath	Ryder
Bush	Helgason	McIntosh	Rylander
Byers of Fayette	Hill	McMillan	Sass
Byers of Linn	Hollingsworth	Mathews	Shannon
Campbell	Hollis	Miller	Simmer
Clark	Holmgren	Mounce	Smith
Cox	Hubbard	Nelson of	Swanson
Crozier	Irwin	Hancock	Taylor
Dean	Istad	O'Brien	Torgeson
Elliott of Polk	Jaycox	Pattison	Truax
Elliott of Scott	Jensen	Paulson	Vaughn
Ellsworth	Johnson of	Pendray	Venard
Figgins	Keokuk	Ratliff	Vosseller
Finnern	King	Read	Wearin
Fleming	Kline	Reimers	Wilson
Forsling	Knudson		Mr. Speaker

The nays were, none.

Absent or not voting, 35.

Aiken	Ditto	Hopkins	O'Donnell
Allen	Eckles	Hunt	Orr
Bair	Files	Hush	Randall
Baker	Gilmore	Johnson of	Rawlings
Balieu	Greene	Dickinson	Shields
Berry	Hagglund	Lichty	Van Buren
Bixler	Hansen	Lovrien	Van Wert
Cole	Hanson	McCaulley	Wamstad
Dayton	Hayes	Nelson of Story	Whiting

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Rutledge of Webster moved that the vote by which House File No. 534 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 243, a bill for an act to amend the law as it appears in section eighty-four hundred sixty-two (8462), section eighty-four hundred ninety (8490) and section ninety-two hundred eighty-three dash b four (9283-b4), Code of 1927, relating to fees to be charged for recording, with report of committee recommending passage was taken up for consideration.

Torgeson of Worth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 74.

Aiken	Fleming	Kline	Reimers
Albert	Forsling	Knudson	Reno
Barnes	Gilmore	Lamb	Rice
Buchmiller	Griswold	Lomas	Ryder
Burton	Hatter	McCreery	Rylander
Bush	Heald	McIlrath	Sass
Byers of Fayette	Helgason	McIntosh	Shields
Byers of Linn	Hill	McMillan	Smith
Campbell	Hollingsworth	Mathews	Swanson
Clark	Holmgren	Miller	Taylor
Cole	Hubbard	Mounce	Torgeson
Cox	Hush	Nelson of	Truax
Crozier	Irwin	Hancock	Van Buren
Dean	Istad	O'Brien	Vaughn
Elliott of Polk	Jaycox	Pattison	Vosseller
Elliott of Scott	Jensen	Paulson	Wearin
Ellsworth	Johnson of	Pendray	Whiting
Figgins	Keokuk	Ratliff	Wilson
Finnern	King	Read	Mr. Speaker

The nays were, none.

Absent or not voting, 34.

Allen	Files	Hunt	Randall
Bair	Greene	Johnson of	Rawlings
Baker	Hagglund	Dickinson	Rutledge
Ballew	Hall	Lichty	Shannon
Berry	Hansen	Lovrien	Simmer
Bixler	Hanson	McCaulley	Van Wert
Dayton	Hayes	Nelson of Story	Venard
Ditto	Hollis	O'Donnell	Wamstad
Eckles	Hopkins	Orr	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### LEAVE OF ABSENCE

Rutledge of Webster for the remainder of the day, on request of McIlrath of Poweshiek.

Senate File No. 244, a bill for an act to amend the law as it appears in section eighty-four hundred eighty-a three (8480-a3), and section eighty-five hundred eight-a three (8508-a3), Code of 1927, relating to notice to be given to delinquent corporations, with report of committee recommending passage was taken up for consideration.

Torgeson of Worth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 70.

Aiken,	Forsling	Knudson	Ryder
Albert	Gilmore	Lamb	Rylander
Barnes	Griswold	Lomas	Sass
Buchmiller	Hatter	McCreery	Shannon
Bush	Heald	McIntosh	Shields
Byers of Fayette	Helgason	McMillan	Smith
Campbell	Hill	Mathews	Swanson
Clark	Hollingsworth	Miller	Taylor
Cole	Hollis	Mounce	Torgeson
Cox	Hopkins	Nelson of	Truax
Crozier	Hush	Hancock	Van Buren
Dayton	Irwin	Pattison	Van Wert
Elliott of Polk	Istad	Paulson	Vaughn
Elliott of Scott	Jaycox	Pendray	Vosseller
Ellsworth	Jensen	Read	Wearin
Figgins	Johnson of	Reimers	Whiting
Finnern	Keokuk	Reno	Wilson
Fleming	Kline	Rice	Mr. Speaker



The nays were, none.

Absent or not voting, 38.

Allen	Eckles	Hunt	O'Donnell
Bair	Files	Johnson of	Orr
Baker	Greene	Dickinson	Randall
Ballew	Hagglund	King	Ratliff
Berry	Hall	Lichty	Rawlings
Bixler	Hansen	Lovrien	Rutledge
Burton	Hanson	McCaulley	Simmer
Byers of Linn	Hayes	McIlrath	Venard
Dean	Holmgren	Nelson of Story	Wamstad
Ditto	Hubbard	O'Brien	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 245, a bill for an act to amend Section eighty-four hundred eighty-one (8481) and section eighty-five hundred nine (8509), Code of 1927, relating to the filing of amended and substituted articles of incorporation by cooperative associations, was taken up for consideration.

Torgeson of Worth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 71.

Aiken	Gilmore	Knudson	Rice
Albert	Griswold	Lamb	Ryder
Barnes	Hatter	Lomas	Rylander
Buchmiller	Heald	McCreery	Sass
Bush	Helgason	McIntosh	Shannon
Byers of Fayette	Hill	McMillan	Smith
Campbell	Hollingsworth	Mathews	Swanson
Clark	Hollis	Miller	Taylor
Cole	Hopkins	Mounce	Torgeson
Cox	Hush	Nelson of	Truax
Crozier	Irwin	Hancock	Van Buren
Dayton	Istad	O'Brien	Van Wert
Elliott of Polk	Jaycox	Pattison	Vaughn
Elliott of Scott	Jensen	Paulson	Vosseller
Ellsworth	Johnson of	Pendray	Wearin
Figgins	Keokuk	Ratliff	Whiting
Finnern	King	Read	Wilson
Fleming	Kline	Reimers	Mr. Speaker
Forsling			

The nays were, none.

Absent or not voting, 37.

Allen	Baker	Berry	Burton
Bair	Ballew	Bixler	Byers of Linn

Dean	Hanson	Lovrien	Rawlings
Ditto	Hayes	McCaulley	Reno
Eckles	Holmgren	McIlrath	Rutledge
Files	Hubbard	Nelson of Story	Shields
Greene	Hunt	O'Donnell	Simmer
Hagglund	Johnson of	Orr	Venard
Hall	Dickinson	Randall	Wamstad
Hansen	Lichty		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 248, a bill for an act to amend the law as it appears in Section eighty-six hundred one (8601), Code of 1927, relating to the filing of articles of incorporation of foreign non-pecuniary corporations, with report of committee recommending passage, was taken up for consideration.

Torgeson of Worth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 69.

Aiken	Forsling	King	Rice
Albert	Gilmore	Kline	Ryder
Barnes	Griswold	Lamb	Rylander
Buchmiller	Hall	Lomas	Sass
Bush	Heald	McCreery	Smith
Byers of Fayette	Helgason	McIlrath	Swanson
Campbell	Hill	McIntosh	Taylor
Clark	Hollingsworth	McMillan	Torgeson
Cole	Hollis	Mounce	Truax
Cox	Hopkins	Nelson of	Van Buren
Crozier	Hubbard	Hancock	Van Wert
Dayton	Hush	Pattison	Vaughn
Dean	Irwin	Paulson	Vosseller
Elliott of Scott	Istad	Pendray	Wearin
Ellsworth	Jaycox	Ratliff	Whiting
Figgins	Jensen	Read	Wilson
Finnern	Johnson of	Reimers	Mr. Speaker
Fleming	Keokuk	Reno	

The nays were, none.

Absent or not voting, 39.

Allen	Elliott of Polk	Johnson of	O'Donnell
Bair	Files	Dickinson	Orr
Baker	Greene	Knudson	Randall
Ballew	Hagglund	Lichty	Rawlings
Berry	Hansen	Lovrien	Rutledge
Bixler	Hanson	McCaulley	Shannon
Burton	Hatter	Mathews	Shields
Byers of Linn	Hayes	Miller	Simmer
Ditto	Holmgren	Nelson of Story	Venard
Eckles	Hunt	O'Brien	Wamstad

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 249, a bill for an act to repeal Section ten thousand thirty-six (10036), Code of 1927, and to enact a substitute therefor, relating to the filing of contracts pertaining to public utility equipment; and to repeal Section ten thousand thirty-eight (10038), Code of 1927, and to enact a substitute therefor, relating to fees to be charged by the Secretary of State, with report of committee recommending passage, was taken up for consideration.

Torgeson of Worth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 70.

Albert	Gilmore	Kline	Reimers
Barnes	Hansen	Knudson	Rice
Buchmiller	Hatter	Lamb	Ryder
Bush	Heald	Lomas	Rylander
Byers of Fayette	Helgason	McCreery	Sass
Campbell	Hill	McIlrath	Shields
Clark	Hollingsworth	McIntosh	Smith
Cole	Hollis	McMillan	Swanson
Cox	Hopkins	Mathews	Taylor
Crozier	Hubbard	Mounce	Torgeson
Dayton	Hush	Nelson of	Truax
Dean	Irwin	Hancock	Van Buren
Elliott of Scott	Istad	O'Brien	Van Wert
Ellsworth	Jaycox	Pattison	Venard
Figgins	Jensen	Paulson	Wearin
Finnern	Johnson of	Pendray	Whiting
Fleming	Keokuk	Ratliff	Wilson
Forsling	King	Read	Mr. Speaker

The nays were, none.

Absent or not voting, 38.

Aiken	Ditto	Holmgren	Orr
Allen	Eckles	Hunt	Randall
Bair	Elliott of Polk	Johnson of	Rawlings
Baker	Files	Dickinson	Reno
Ballew	Greene	Lichty	Rutledge
Berry	Griswold	Lovrien	Shannon
Bixler	Hagglund	McCaulley	Simmer
Burton	Hall	Miller	Vaughn
Byers of Linn	Hanson	Nelson of Story	Vosseller
	Hayes	O'Donnell	Wamstad

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 83, a bill for an act to amend the law as it appears in Section ten thousand four hundred ten (10410) of the Code, 1927, relating to renewals of charters for private corporations, with report of committee recommending passage, was taken up for consideration.

Elliott of Scott offered the following amendment and moved its adoption:

Amend by striking the words "Register and Tribune" of section two (2) and inserting in lieu thereof the words "Iowa Legionaire".

Amendment adopted:

Elliott of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 71.

Albert	Hall	Kline	Rice
Barnes	Hansen	Knudson	Ryder
Buchmiller	Hatter	Lamb	Rylander
Bush	Heald	Lomas	Sass
Byers of Fayette	Helgason	McCreery	Shannon
Campbell	Hill	McIntosh	Smith
Clark	Hollingsworth	McMillan	Swanson
Cole	Hollis	Mathews	Taylor
Cox	Hopkins	Mounce	Torgeson
Crozier	Hubbard	Nelson of	Truax
Dayton	Hush	Hancock	Van Buren
Elliott of Polk	Irwin	Pattison	Van Wert
Elliott of Scott	Istad	Paulson	Vaughn
Ellsworth	Jaycox	Pendray	Venard
Figgins	Jensen	Ratliff	Vosseller
Fleming	Johnson of	Read	Wearin
Forsling	Keokuk	Reimers	Wilson
Gilmore	King	Reno	Mr. Speaker
Griswold			

The nays were, none.

Absent or not voting, 37.

Aiken	Ditto	Johnson of	O'Donnell
Allen	Eckles	Dickinson	Orr
Bair	Files	Lichty	Randall
Baker	Finnern	Lovrien	Rawlings
Ballew	Greene	McCaulley	Rutledge
Berry	Hagglund	McIlrath	Shields
Bixler	Hanson	Miller	Simmer
Burton	Hayes	Nelson of Story	Wamstad
Byers of Linn	Holmgren	O'Brien	Whiting
Dean	Hunt		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Elliott of Scott moved to reconsider the vote by which House File No. 83 passed the House and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 343, a bill for an act to amend the law as it appears in Section five thousand eight hundred seventy-five (5875), of the Code, 1927, relating to cities controlling bridge fund, was taken up for consideration.

On motion of Elliott of Scott, Senate File No. 400 was substituted for House File No. 343.

Elliott of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 72.

Albert	Gilmore	Kline	Reimers
Barnes	Griswold	Knudson	Reno
Buchmiller	Hall	Lamb	Rice
Bush	Hatter	Lomas	Ryder
Byers of Fayette	Heald	McCreery	Rylander
Campbell	Helgason	McIlrath	Sass
Clark	Hill	McIntosh	Smith
Cole	Hollingsworth	McMillan	Swanson
Cox	Hollis	Miller	Torgeson
Crozier	Hopkins	Mounce	Truax
Dayton	Hubbard	Nelson of	Van Buren
Dean	Hush	Hancock	Van Wert
Elliott of Polk	Irwin	O'Brien	Vaughn
Elliott of Scott	Istad	Pattison	Venard
Ellsworth	Jaycox	Paulson	Wearin
Figgins	Jensen	Pendray	Whiting
Finnern	Johnson of	Ratliff	Wilson
Fleming	Keokuk	Read	Mr. Speaker
Forsling	King		

The nays were, none.

Absent or not voting, 36.

Aiken	Eckles	Johnson of	Randall
Allen	Files	Dickinson	Rawlings
Bair	Greene	Lichty	Rutledge
Baker	Hagglund	Lovrien	Shannon
Ballew	Hansen	McCaulley	Shields
Berry	Hanson	Mathews	Simmer
Bixler	Hayes	Nelson of Story	Taylor
Burton	Holmgren	O'Donnell	Vosseller
Byers of Linn	Hunt	Orr	Wamstad
Ditto			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House Joint Resolution No. 4, joint resolution proposing an amendment to the Constitution of the State of Iowa, by amending article ten (10), Section one (1), relating to the printing of constitutional amendments, was taken up for consideration.

Albert of Grundy moved that the amendment filed by him and found in the journal of March 20th be adopted.

Amendment adopted.

Mr. Albert moved that the joint resolution be read a third time now and placed upon its passage, which motion prevailed and the joint resolution was read a third time.

#### HOUSE JOINT RESOLUTION NO. 4

Joint Resolution proposing an amendment to the Constitution of the State of Iowa, by amending Article ten (10), Section One (1), relating to the printing of constitutional amendments.

*Be It Resolved by the General Assembly of the State of Iowa:*

Section 1. That the following amendment to the Constitution of Iowa is hereby proposed:

To amend Article ten (10), Section one (1), line eleven (11), by striking out the words "three months" and inserting in lieu thereof "six weeks".

Sec. 2. The foregoing proposed amendment be and the same is hereby referred to the Legislature to be chosen at the next general election for members of the next General Assembly, and that the Secretary of State shall cause the same to be published for three (3) months previous to the date of said election as provided by law.

On the question, "Shall the joint resolution pass?"

The ayes were, 68.

Albert	Figgins	Hollingsworth	Knudson
Barnes	Finnern	Hollis	Lamb
Buchmiller	Forsling	Hopkins	McCreery
Bush	Gilmore	Hubbard	McIlrath
Campbell	Greene	Hush	McIntosh
Cole	Griswold	Irwin	McMillan
Cox	Hall	Istad	Mathews
Crozier	Hansen	Jaycox	Mounce
Dayton	Hatter	Johnson of	Nelson of
Dean	Heald	Keokuk	Hancock
Elliott of Scott	Helgason	King	O'Brien
Ellsworth	Hill	Kline	Pattison

Paulson	Rice	Torgeson	Vosseller
Pendray	Sass	Truax	Wearin
Ratliff	Shields	Van Buren	Whiting
Read	Smith	Vaughn	Wilson
Reimers	Swanson	Venard	Mr. Speaker
Reno	Taylor		

The nays were, 4.

Clark	Miller	Rylander	Van Wert
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Absent or not voting, 36.

Aiken	Ditto	Hunt	O'Donnell
Allen	Eckles	Jensen	Orr
Bair	Elliott of Polk	Johnson of	Randall
Baker	Files	Dickinson	Rawlings
Ballew	Fleming	Lichty	Rutledge
Berry	Hagglund	Lomas	Ryder
Bixler	Hanson	Lovrien	Shannon
Burton	Hayes	McCaulley	Simmer
Byers of Fayette	Holmgren	Nelson of Story	Wamstad
Byers of Linn			

So the joint resolution having received a constitutional majority was declared to have passed the House and the title was agreed to.

Albert of Grundy moved that the vote by which House Joint Resolution No. 4 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 121, a bill for an act to amend the law as it appears in section forty-four hundred twenty-six (4426), Code of 1927, relating to assessors' returns on blind and deaf children, with report of committee recommending passage, was taken up for consideration.

Fleming of Adair moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 73.

Aiken	Cox	Fleming	Hill
Albert	Crozier	Gilmore	Hollingsworth
Barnes	Dayton	Griswold	Hollis
Bush	Dean	Hall	Hopkins
Byers of Fayette	Elliott of Scott	Hansen	Hubbard
Campbell	Ellsworth	Hatter	Hush
Clark	Figgins	Heald	Istad
Cole	Finnern	Helgason	Jaycox

Jensen	McMillan	Read	Torgeson
Johnson of Keokuk	Mathews	Reimers	Truax
King	Miller	Reno	Van Buren
Kline	Mounce	Rice	Van Wert
Knudson	Nelson of Hancock	Ryder	Vaughn
Lamb	O'Brien	Rylander	Venard
Lomas	Pattison	Sass	Wearin
McCreery	Paulson	Shannon	Whiting
McIlrath	Pendray	Smith	Wilson
McIntosh	Ratliff	Swanson	Mr. Speaker
		Taylor	

The nays were, none.

Absent or not voting, 35.

Allen	Ditto	Holmgren	O'Donnell
Bair	Eckles	Hunt	Orr
Baker	Elliott of Polk	Irwin	Randall
Ballew	Files	Johnson of Dickinson	Rawlings
Berry	Forsling	Lichty	Rutledge
Bixler	Greene	Lovrien	Shields
Buchmiller	Hagglund	McCaulley	Simmer
Burton	Hanson	Nelson of Story	Vosseller
Byers of Linn	Hayes		Wamstad

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 247, a bill for an act to make an appropriation to reimburse the fund in the possession of the state authorities and belonging to patients in the Mount Pleasant state hospital for the insane, said fund having been partially lost by the failure of the Farmers & Merchants Savings Bank of Mount Pleasant, Iowa, with report of committee recommending passage, was taken up for consideration.

Ratliff of Henry moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 47.

Buchmiller	Hill	Kline	Rylander
Burton	Hollingsworth	Lamb	Sass
Byers of Fayette	Hollis	McCreery	Shields
Cole	Hopkins	McIntosh	Swanson
Crozier	Hush	McMillan	Taylor
Dayton	Irwin	Mounce	Truax
Dean	Istad	O'Brien	Van Buren
Finnern	Jaycox	Pattison	Van Wert
Griswold	Jensen	Pendray	Wearin
Hatter	Johnson of Keokuk	Ratliff	Whiting
Heald	King	Reimers	Wilson
Helgason		Rice	Mr. Speaker



The nays were, 13.

Barnes	Cox	Hubbard	Torgeson
Bush	Fleming	Read	Venard
Campbell	Gilmore	Smith	Vosseller
Clark			

Absent or not voting, 48.

Aiken	Ellsworth	Johnson of	O'Donnell
Albert	Figgins	Dickinson	Orr
Allen	Files	Knudson	Paulson
Bair	Forsling	Lichty	Randall
Baker	Greene	Lomas	Rawlings
Ballew	Hagglund	Lovrien	Reno
Berry	Hall	McCaulley	Rutledge
Bixler	Hansen	McIlrath	Ryder
Byers of Linn	Hanson	Mathews	Shannon
Ditto	Hayes	Miller	Simmer
Eckles	Holmgren	Nelson of	Vaughn
Elliott of Polk	Hunt	Hancock	Wamstad
Elliott of Scott		Nelson of Story	

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 332, a bill for an act to legalize the proceedings of the city council of the city of Des Moines, in Polk county, Iowa, and to approve the acts and proceedings of said city and its officers and employees in the handling of the "Removing Snow and Ice Fund" and other funds of said city, with report of committee recommending passage, was taken up for consideration.

Reno of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

"On the question, "Shall the bill pass!"

The ayes were, 68.

Barnes	Hansen	Lamb	Ryder
Buchmiller	Hatter	Lomas	Rylander
Burton	Heald	McCreery	Sass
Bush	Helgason	McIlrath	Shannon
Byers of Fayette	Hill	McIntosh	Shields
Clark	Hollingsworth	McMillan	Smith
Cole	Hollis	Mounce	Swanson
Cox	Hopkins	Nelson of	Taylor
Crozier	Hush	Hancock	Torgeson
Dayton	Irwin	Pattison	Truax
Dean	Istad	Paulson	Van Buren
Elliott of Polk	Jaycox	Pendray	Van Wert
Elliott of Scott	Jensen	Ratliff	Venard
Figgins	Johnson of	Read	Vosseller
Finnern	Keokuk	Reimers	Wearin
Fleming	King	Reno	Whiting
Gilmore	Kline	Rice	Wilson
Griswold			Mr. Speaker

The nays were, none.

Absent or not voting, 40.

Aiken	Ditto	Holmgren	Nelson of Story
Albert	Eckles	Hubbard	O'Brien
Allen	Ellsworth	Hunt	O'Donnell
Bair	Files	Johnson of	Orr
Baker	Forsling	Dickinson	Randall
Ballew	Greene	Knudson	Rawlings
Berry	Hagglund	Lichty	Rutledge
Bixler	Hall	Lovrien	Simmer
Byers of Linn	Hanson	McCaulley	Vaughn
Campbell	Hays	Mathews	Wamstad
		Miller	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 409, a bill for an act to legalize a transfer of funds by the city council of Forest City, Iowa, with report of committee recommending passage, was taken up for consideration.

Torgeson of Worth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 64.

Barnes	Hatter	Lamb	Rylander
Burton	Heald	Lomas	Sass
Bush	Helgason	McIlrath	Shields
Byers of Fayette	Hill	McMillan	Smith
Byers of Linn	Hollingsworth	Mounce	Swanson
Clark	Hollis	Nelson of	Taylor
Cole	Hopkins	Hancock	Torgeson
Cox	Hubbard	O'Brien	Truax
Crozier	Hush	Pattison	Van Buren
Dayton	Irwin	Paulson	Van Wert
Elliott of Polk	Istad	Pendray	Venard
Elliott of Scott	Jaycox	Ratliff	Vosseller
Figgins	Jensen	Read	Wearin
Finnern	Johnson of	Reimers	Whiting
Fleming	Keokuk	Reno	Wilson
Gilmore	King	Rice	Mr. Speaker
Griswold	Kline		

The nays were, none.

Absent or not voting, 44.

Aiken	Ballew	Dean	Forsling
Albert	Berry	Ditto	Greene
Allen	Bixler	Eckles	Hagglund
Bair	Buchmiller	Ellsworth	Hall
Baker	Campbell	Files	Hansen

Hanson	Lichty	Miller	Rutledge
Hayes	Lövrien	Nelson of Story	Ryder
Holmgren	McCaulley	O'Donnell	Shannon
Hunt	McCreery	Orr	Simmer
Johnson of Dickinson	McIntosh	Randall	Vaughn
Knudson	Mathews	Rawlings	Wamstad

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 396, a bill for an act to legalize the proceedings of the board of supervisors of Allamakee county, Iowa, in transferring to the county general fund certain moneys from divers other funds, and to relieve said county and its board of supervisors from the obligation to return said moneys to the funds from which they were transferred, was taken up for consideration.

O'Brien of Allamakee moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 65.

Barnes	Hansen	Kline	Sass
Buchmiller	Hatter	Lamb	Shannon
Burton	Heald	Lomas	Shields
Bush	Helgason	McMillan	Smith
Byers of Fayette	Hill	Mounce	Swanson
Byers of Linn	Hollingsworth	Nelson of Hancock	Taylor
Clark	Hollis	O'Brien	Torgeson
Cole	Hopkins	Pattison	Truax
Cox	Hubbard	Paulson	Van Buren
Dayton	Hush	Pendray	Van Wert
Elliott of Polk	Irwin	Ratcliff	Venard
Elliott of Scott	Istad	Reimers	Vosseller
Figgins	Jaycox	Reno	Wearin
Finnern	Jensen	Rice	Whiting
Fleming	Johnson of Keokuk	Ryder	Wilson
Forsling	King	Rylander	Mr. Speaker
Griswold			

The nays were, none.

Absent or not voting, 43.

Aiken	Campbell	Greene	Johnson of Dickinson
Albert	Crozier	Hagglund	Knudson
Allen	Dean	Hall	Lichty
Bair	Ditto	Hanson	Lövrien
Baker	Eckles	Hayes	McCaulley
Ballew	Ellsworth	Holmgren	McCreery
Berry	Files	Hunt	McIlrath
Bixler	Gilmore		

McIntosh	O'Donnell	Rawlings	Simmer
Mathews	Orr	Read	Vaughn
Miller	Randall	Rutledge	Wamstad
Nelson of Story			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### LEAVE OF ABSENCE

Crozier of Mahaska for the remainder of the day, on request of Ratliff of Henry.

Speaker pro tempore Mathews in the chair.

#### SENATE CONCURRENT RESOLUTION

Forsling of Woodbury called up Senate Concurrent Resolution No. 14 found in the journal of March 29th and moved its adoption.

Speaker Johnson in the chair.

Hubbard of Pottawattamie moved that action on Senate Concurrent Resolution No. 14 be deferred until final consideration of the appropriation bill.

Torgeson of Worth moved the previous question on the motion to defer.

Motion prevailed.

On the question, "Shall action be deferred?" a roll call was demanded.

The ayes were, 32.

Allen	Griswold	Lamb	Ryder
Burton	Hollingsworth	McIlrath	Shannon
Bush	Hollis	McMillan	Shields
Campbell	Hubbard	Mounce	Smith
Cole	Jaycox	O'Brien	Torgeson
Dayton	Johnson of	Paulson	Truax
Fleming	Keokuk	Pendray	Van Wert
Gilmore	Kline	Rice	Wilson
	Knudson		

The nays were, 40.

Barnes	Ellsworth	Hatter	King
Byers of Fayette	Figgins	Heald	McCreery
Byers of Linn	Finnern	Helgason	McIntosh
Clark	Forsling	Hill	Mathews
Dean	Greene	Hopkins	Miller
Elliott of Polk	Hall	Irwin	Nelson of
Elliott of Scott	Hansen	Jensen	Hancock

Pattison	Reno	Van Buren	Wearin
Ratliff	Rylander	Vaughn	Whiting
Read	Taylor	Vosseller	Mr. Speaker
Reimers			

Absent or not voting, 36.

Aiken	Cox	Hush	Orr
Albert	Crozier	Istad	Randall
Bair	Ditto	Johnson of Dickinson	Rawlings
Baker	Eckles	Lichty	Rutledge
Ballew	Files	Lomas	Sass
Berry	Hagglund	Lovrien	Simmer
Bixler	Hanson	McCaulley	Swanson
Buchmiller	Hayes	Nelson of Story	Venard
	Holmgren	O'Donnell	Wamstad
	Hunt		

Motion to defer lost.

Elliott of Scott moved the previous question on the resolution.

Motion prevailed.

On the question, "Shall the Senate Concurrent Resolution No. 14 be adopted?" a roll call was demanded.

The ayes were, 51.

Barnes	Hall	King	Read
Byers of Fayette	Hansen	Lamb	Reimers
Byers of Linn	Heald	Lomas	Reno
Clark	Helgason	McCreery	Sass
Dayton	Hill	McIntosh	Swanson
Dean	Hollingsworth	Mathews	Taylor
Elliott of Polk	Hollis	Miller	Van Buren
Elliott of Scott	Hopkins	Nelson of Hancock	Vaughn
Ellsworth	Hush	Orr	Venard
Figgins	Irwin	Pattison	Vosseller
Finnern	Istad	Pendray	Whiting
Forsling	Jaycox	Ratliff	Mr. Speaker
Greene	Jensen		

The nays were, 28.

Allen	Hatter	McMillan	Shannon
Burton	Hubbard	Mounce	Shields
Bush	Johnson of Keokuk	O'Brien	Smith
Campbell	Kline	Paulson	Torgeson
Cole	Knudson	Rice	Truax
Fleming	McIlrath	Ryder	Van Wert
Gilmore		Rylander	Wilson
Griswold			

Absent or not voting, 29.

Aiken	Cox	Holmgren	Nelson of Story
Albert	Crozier	Hunt	O'Donnell
Bair	Ditto	Johnson of Dickinson	Randall
Baker	Eckles	Lichty	Rawlings
Ballew	Files	Lovrien	Rutledge
Berry	Hagglund	McCaulley	Simmer
Bixler	Hanson		Wamstad
Buchmiller	Hayes		

Senate concurrent resolution adopted.

## CONSIDERATION OF BILLS

House File No. 408, a bill for an act to amend section four thousand twenty-eight (4028), of the Code, 1927, relating to the payment of expenses incurred in the medical and surgical treatment of indigent persons at the University hospital, with report of committee recommending passage, was taken up for consideration.

McIlrath of Poweshiek moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 61.

Allen	Heald	Lomas	Rylander
Barnes	Helgason	McCreery	Sass
Bush	Hill	McIlrath	Shannon
Byers of Fayette	Hollingsworth	McIntosh	Shields
Campbell	Hollis	McMillan	Smith
Clark	Hopkins	Mounce	Swanson
Cole	Hush	Nelson of	Taylor
Cox	Irwin	Hancock	Torgeson
Dayton	Istad	O'Brien	Truax
Elliott of Scott	Jaycox	Pattison	Van Buren
Figgins	Jensen	Paulson	Van Wert
Finnern	Johnson of	Pendray	Venard
Fleming	Keokuk	Ratliff	Wearin
Gilmore	King	Read	Wilson
Griswold	Kline	Reimers	Mr. Speaker
Hatter	Lamb	Rice	

The nays were, 1.

Whiting

Absent or not voting, 46.

Aiken	Ditto	Holmgren	O'Donnell
Albert	Eckles	Hubbard	Orr
Bair	Elliott of Polk	Hunt	Randall
Baker	Ellsworth	Johnson of	Rawlings
Ballew	Files	Dickinson	Reno
Berry	Forsling	Knudson	Rutledge
Bixler	Greene	Lichty	Ryder
Buchmiller	Hagglund	Lovrien	Simmer
Burton	Hall	McCaulley	Vaughn
Byers of Linn	Hansen	Mathews	Vosseller
Crozier	Hanson	Miller	Wamstad
Dean	Hayes	Nelson of Story	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 297, a bill for an act to amend the law as it appears in sections forty-one hundred twenty-nine (4129), forty one hundred thirty (4130), and forty-one hundred fifty-one (4151), of the Code, 1927, relating to the time that changes in subdistrict boundaries, and when new school township organizations, shall become effective, was taken up for consideration.

Kline of Davis moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 61.

Barnes	Heald	McCreery	Rylander
Burton	Helgason	McIntosh	Sass
Bush	Hill	McMillan	Simmer
Byers of Fayette	Hollis	Mounce	Smith
Byers of Linn	Hopkins	Nelson of	Swanson
Campbell	Hush	Hancock	Taylor
Cole	Irwin	O'Brien	Torgeson
Cox	Istad	Pattison	Truax
Dayton	Jaycox	Paulson	Van Buren
Elliott of Scott	Jensen	Pendray	Van Wert
Figgins	Johnson of	Ratliff	Vosseller
Finnern	Keokuk	Read	Wearin
Fleming	King	Reimers	Whiting
Gilmore	Kline	Reno	Wilson
Griswold	Lamb	Rice	Mr. Speaker
Hatter	Lomas	Ryder	

The nays were, none.

Absent or not voting, 47.

Aiken	Ditto	Hollingsworth	Miller
Albert	Eckles	Holmgren	Nelson of Story
Allen	Elliott of Polk	Hubbard	O'Donnell
Bair	Ellsworth	Hunt	Orr
Baker	Files	Johnson of	Randall
Ballew	Forsling	Dickinson	Rawlings
Berry	Greene	Knudson	Rutledge
Bixler	Hagglund	Lichty	Shannon
Buchmiller	Hall	Lovrien	Shields
Clark	Hansen	McCulley	Vaughn
Crozier	Hanson	McIlrath	Venard
Dean	Hayes	Mathews	Wamstad

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 326, a bill for an act to amend, revise and codify sections thirteen thousand seven hundred thirty-three (13733), thirteen thousand seven hundred thirty-four (13734), thirteen thousand seven hundred thirty-five (13735), thirteen thousand

seven hundred thirty-six (13736), thirteen thousand seven hundred thirty-nine (13739), thirteen thousand seven hundred forty (13740), thirteen thousand seven hundred forty-one (13741), thirteen thousand seven hundred forty-two (13742), thirteen thousand seven hundred forty-three (13743), thirteen thousand seven hundred forty-nine (13749), thirteen thousand seven hundred fifty (13750), thirteen thousand seven hundred fifty-three (13753), thirteen thousand seven hundred fifty-four (13754), thirteen thousand seven hundred fifty-five (13755), thirteen thousand seven hundred fifty-six (13756), and thirteen thousand seven hundred fifty-eight (13758) of the Code, 1927, relating to the form, contents and sufficiency of indictments, and to provide for bills of particular in aid of indictments, was taken up for consideration.

Byers of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 58.

Barnes	Gilmore	Lamb	Simmer
Burton	Griswold	McIlrath	Smith
Byers of Fayette	Hansen	McIntosh	Swanson
Byers of Linn	Hatter	Mounce	Taylor
Campbell	Helgason	Pattison	Torgeson
Clark	Hill	Paulson	Truax
Cole	Hollis	Pendray	Van Buren
Cox	Hopkins	Ratliff	Van Wert
Dayton	Hush	Read	Venard
Elliott of Polk	Istad	Reimers	Vosseller
Elliott of Scott	Jaycox	Rice	Wearin
Figgins	Jensen	Ryder	Whiting
Finnern	Johnson of	Rylander	Wilson
Fleming	Keokuk	Sass	Mr. Speaker
Forsling	Kline	Shields	

The nays were, 2.

McMillan            O'Brien

Absent or not voting, 48.

Aiken	Ditto	Hubbard	Miller
Albert	Eckles	Hunt	Nelson of
Allen	Ellsworth	Irwin	Hancock
Bair	Files	Johnson of	Nelson of Story
Baker	Greene	Dickinson	O'Donnell
Ballew	Hagglund	King	Orr
Berry	Hall	Knudson	Randall
Bixler	Hanson	Lichty	Rawlings
Buchmiller	Hayes	Lomas	Reno
Bush	Heald	Lovrien	Rutledge
Crozier	Hollingsworth	McCaulley	Shannon
Dean	Holmgren	McCreery	Vaughn
		Mathews	Wamstad



So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### LEAVE OF ABSENCE

Leave of absence was granted as follows: Burton of Wayne for the remainder of the day, on request of Venard of Sioux; Holmgren of Palo Alto for the remainder of the day, on request of Venard of Sioux; Van Buren of Jones for the remainder of the day, on request of Venard of Sioux.

#### CONSIDERATION OF BILLS

Senate File No. 281, a bill for an act to amend Section seventy-six hundred forty-nine (7649), Code, 1927, relating to the removal of trees from highways, was taken up for consideration.

McIntosh of Muscatine moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 57.

Barnes	Hansen	Lamb	Rice
Bush	Hatter	McCreery	Ryder
Byers of Fayette	Heald	McIntosh	Sass
Byers of Linn	Helgason	McMillan	Shields
Campbell	Hill	Mathews	Simmer
Cox	Hollis	Mounce	Smith
Dayton	Hopkins	Nelson of	Swanson
Dean	Irwin	Hancock	Taylor
Elliott of Polk	Istad	Pattison	Torgeson
Ellsworth	Jaycox	Paulson	Truax
Figgins	Jensen	Pendray	Vaughn
Finnern	Johnson of	Ratliff	Whiting
Fleming	Keokuk	Read	Wilson
Gilmore	Kline	Reimers	Mr. Speaker
Hall	Knudson	Reno	

The nays were, 7.

Clark	O'Brien	Van Wert	Wearin
Lomas	Rylander	Venard	

Absent or not voting, 44.

Aiken	Burton	Griswold	Johnson of
Albert	Cole	Hagglund	Dickinson
Allen	Crozier	Hanson	King
Bair	Ditto	Hayes	Lichty
Baker	Eckles	Hollingsworth	Lovrien
Ballew	Elliott of Scott	Holmgren	McCaulley
Berry	Files	Hubbard	McIlrath
Bixler	Forsling	Hunt	Miller
Buchmiller	Greene	Hush	Nelson of Story

O'Donnell  
Orr  
Randall

Rawlings  
Rutledge

Shannon  
Van Buren

Vosseller  
Wamstad

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

McIntosh of Muscatine moved that the vote by which Senate File No. 281 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 498, a bill for an act relating to the making of special rates for certain industries and to enact a substitute therefor.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 337, a bill for an act relating to expenditures by counties for erection of court house, jail, or county home.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 319, a bill for an act to make an appropriation to Mrs. John Laskewitz for one hundred seventy-two and 31/100 dollars (\$172.31) and G. V. Lyon for forty-one and 45/100 dollars (\$41.45).

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 224, a bill for an act to authorize resident pupils to attend high school in an adjoining state and to provide for the payment of tuition in such cases.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 153, a bill for an act relating to holding court and providing for same to be at the expense of the county.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 459, a bill for an act to make an appropriation to the Mutual Old Line Insurance Company of Des Moines, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 457, a bill for an act to legalize taxes levied, assessed, and collected for the purpose of eradicating bovine tuberculosis.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 448, a bill for an act relating to river front improvement commissions and to enlarge the number of cities which may avail themselves of the powers embraced in chapter two hundred ninety-four (294), Code, 1927.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 447, a bill for an act relating to street improvements.

Also, that the Senate has adopted the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 8 to accept the provisions of the United States law commonly known as the Capper-Ketcham Act, and to provide for the further development of agricultural extension work at the Iowa State College of Agriculture and Mechanic Arts.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 159, a bill for an act relating to the purchase of supplies and other materials for schools.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 321, a bill for an act to make an appropriation to Frank Melka for injuries received as an employee of the Iowa State Hospital for the Insane at Independence, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 377, a bill for an act relating to the inspection of buildings and premises by the state fire marshal, his deputies and inspectors and chiefs of fire departments, and to define the duties and powers of said officers.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 425, a bill for an act to make an appropriation to E. L. Riemschneider for the sum of six dollars (\$6.00) and to the Sunny Side School District for the sum of fourteen and 50/100 dollars (\$14.50).

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 426, a bill for an act to make an appropriation to John A. Stewart for compensation and traveling expenses while in the service of the Iowa National Guard.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 428, a bill for an act to make an appropriation to Ralph W. Pabst and Leslie E. Williams, for injuries received while under orders at regular drill as members of the Iowa National Guard.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 430, a bill for an act to make an appropriation to Polk County, Iowa, for special assessment for oiling of Dean Avenue, city of Des Moines, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 431, a bill for an act to make an appropriation to Miss Lillian Bandy for injuries received while an employee of the Iowa Soldiers' Orphans' Home, Davenport, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 442, a bill for an act to make an appropriation to the Grant Central Lutheran Church of Iowa Falls, Iowa, for damage to the church building caused by construction work on Project P-538, Franklin County, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 444, a bill for an act to make an appropriation to Judge Edgar A. Morling as compensation for services from January 1, 1927 to March 1, 1929.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 445, a bill for an act to make an appropriation to the Farmers Mutual Hail Insurance Association, Des Moines, Iowa, for overpayment of taxes to the Treasurer of State.

Also, the Senate has amended and concurred in the first House amendment to Senate File 298; has concurred in the second amendment, and has refused to concur in the third amendment.

#### SENATE AMENDMENTS TO HOUSE AMENDMENT TO SENATE FILE 298

1. Amend paragraph numbered 1 by striking from line 3 the word "Range" appearing in said line in two places.

2. Amend paragraph numbered 2 by striking from line 2 and line 3 thereof the word "Range".

WALTER H. BEAM, *Secretary*.

#### SENATE MESSAGES CONSIDERED

Senate File No. 459, a bill for an act to make an appropriation to the Mutual Old Line Insurance Company of Des Moines, Iowa.

Read first and second times and referred to committee on appropriations.

Senate File No. 457, a bill for an act to legalize taxes levied, assessed, and collected for the purpose of eradicating bovine tuberculosis.

Read first and second times and referred to sifting committee.

Senate File No. 448, a bill for an act to amend Section fifty-eight hundred fourteen (5814), Code, 1927, relating to river front improvement commissions and to enlarge the number of cities which may avail themselves of the powers embraced in chapter two hundred ninety-four (294), Code, 1927.

Read first and second times and substituted for House File No. 443.

Senate File No. 447, a bill for an act to amend Sections fifty-nine hundred seventy-five (5975) and fifty-nine hundred seventy-six (5976) of the Code, 1927, relating to street improvements.

Read first and second times and referred to sifting committee.

Senate File No. 445, a bill for an act to make an appropriation to the Farmers Mutual Hail Insurance Association, Des Moines, Iowa, for overpayment of taxes to the Treasurer of State.

Read first and second times and referred to committee on appropriations.

Senate File No. 444, a bill for an act to make an appropriation to Judge Edgar A. Morling as compensation for services from January 1, 1927, to March 1, 1929.

Read first and second times and referred to committee on appropriations.

Senate File No. 442, a bill for an act to make an appropriation to the Grant Central Lutheran Church of Iowa Falls, Iowa, for

damage to the church building caused by construction work on Project P-538, Franklin County, Iowa.

Read first and second times and referred to committee on appropriations.

Senate File No. 431, a bill for an act to make an appropriation to Miss Lillian Bandy for injuries received while an employee of the Iowa Soldiers' Orphans' Home, Davenport, Iowa.

Read first and second times and referred to committee on appropriations.

Senate File No. 430, a bill for an act to make an appropriation to Polk County, Iowa, for special assessment for oiling of Dean Avenue, City of Des Moines, Iowa.

Read first and second times and referred to committee on appropriations.

Senate File No. 428, a bill for an act to make an appropriation to Ralph W. Pabst and Leslie E. Williams, for injuries received while under orders at regular drill as members of the Iowa National Guard.

Read first and second times and referred to committee on appropriations.

Senate File No. 426, a bill for an act to make an appropriation to John A. Stewart for compensation and traveling expenses while in the service of the Iowa National Guard.

Read first and second times and referred to committee on appropriations.

Senate File No. 425, a bill for an act to make an appropriation to E. L. Riemschneider for the sum of six dollars (\$6.00) and to the Sunny Side School District for the sum of fourteen and 50/100 dollars (\$14.50).

Read first and second times and referred to committee on appropriations.

Senate File No. 377, a bill for an act to amend, revise, and codify Section sixteen hundred thirty-two (1632), Code, 1927, relating to the inspection of buildings and premises by the state

fire marshal, his deputies and inspectors and chiefs of fire departments, and to define the duties and powers of said officers.

Read first and second times and referred to sifting committee.

Senate Joint Resolution No. 8, Senate joint resolution to accept the provisions of the United States law commonly known as the Capper-Ketcham Act, and to provide for the further development of agricultural extension work at the Iowa State College of Agriculture and Mechanic Arts.

Read first and second times and substituted for House Joint Resolution No. 7.

Senate File No. 321, a bill for an act to make an appropriation to Frank Melka for injuries received as an employee of the Iowa State Hospital for the Insane at Independence, Iowa.

Read first and second times and referred to committee on appropriations.

Senate File No. 159, a bill for an act to amend the law as it appears in Section forty-two hundred thirty-eight (4238) of the Code, 1927, relating to the purchase of supplies and other materials for schools.

Read first and second times and referred to sifting committee.

#### CONSIDERATION OF BILLS

Senate File No. 448, a bill for an act to amend Section fifty-eight hundred fourteen (5814), Code, 1927, relating to river front improvement commissions and to enlarge the number of cities which may avail themselves of the powers embraced in chapter two hundred ninety-four (294), Code, 1927, was taken up for consideration, unanimous consent having been granted for the suspension of the rules.

Hollis of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 62.

Barnes	Campbell	Dean	Figgins
Bush	Clark	Elliott of Polk	Finnern
Byers of Fayette	Cole	Elliott of Scott	Hall
Byers of Linn	Cox	Ellsworth	Hansen

Hatter	Kline	Orr	Simmer
Heald	Knudson	Pattison	Swanson
Helgason	Lamb	Paulson	Torgeson
Hill	Lomas	Pendray	Truax
Hollis	McCreery	Ratliff	Van Wert
Hopkins	McIlrath	Reimers	Vaughn
Hush	McIntosh	Reno	Venard
Istad	McMillan	Rice	Vosseller
Jaycox	Mathews	Ryder	Wearin
Jensen	Mounce	Rylander	Whiting
Johnson of Keokuk	Nelson of Hancock	Sass	Wilson
		Shannon	Mr. Speaker

The nays were, none.

Absent or not voting, 46.

Aiken	Ditto	Holmgren	O'Brien
Albert	Eckles	Hubbard	O'Donnell
Allen	Files	Hunt	Randall
Bair	Fleming	Irwin	Rawlings
Baker	Forsling	Johnson of	Read
Ballew	Gilmore	Dickinson	Rutledge
Berry	Greene	King	Shields
Bixler	Griswold	Lichty	Smith
Buchmiller	Hagglund	Lovrien	Taylor
Burton	Hanson	McCaulley	Van Buren
Crozier	Hayes	Miller	Wamstad
Dayton	Hollingsworth	Nelson of Story	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 458, a bill for an act making the insurance commissioner of the State of Iowa the sole and only receiver or liquidating officer for insurance companies, associations or insurance carriers, and prescribing the compensation and expenses thereof, with report of committee recommending passage was taken up for consideration.

Kline of Davis offered the following amendment and moved its adoption:

Amend by striking from line two (2) of the title and of line two (2) of section one (1) the words "sole and only".

Amendment adopted.

Byers of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.



On the question, "Shall the bill pass?"

The ayes were, 64.

Byers of Fayette	Hatter	McCreery	Rylander
Byers of Linn	Heald	McIlrath	Sass
Campbell	Helgason	McIntosh	Shannon
Clark	Hill	Mathews	Simmer
Cole	Hollis	Mounce	Smith
Cox	Hopkins	Nelson of	Swanson
Dayton	Hush	Hancock	Torgeson
Dean	Irwin	Orr	Truax
Elliott of Polk	Istad	Pattison	Van Wert
Elliott of Scott	Jaycox	Paulson	Vaughn
Ellsworth	Jensen	Pendray	Venard
Figgins	Johnson of	Ratliff	Vosseller
Finnern	Keokuk	Reimers	Wearin
Fleming	Kline	Reno	Whiting
Gilmore	Knudson	Rice	Wilson
Griswold	Lamb	Ryder	Mr. Speaker
Hansen	Lomas		

The nays were, 1.

O'Brien

Absent or not voting, 43.

Aiken	Bush	Hollingsworth	Miller
Albert	Crozier	Holmgren	Nelson of Story
Allen	Ditto	Hubbard	O'Donnell
Bair	Eckles	Hunt	Randall
Baker	Files	Johnson of	Rawlings
Ballew	Forsling	Dickinson	Read
Barnes	Greene	King	Rutledge
Berry	Hagglund	Lichty	Shields
Bixler	Hall	Lovrien	Taylor
Buchmiller	Hanson	McCaulley	Van Buren
Burton	Hayes	McMillan	Wamstad

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Byers of Linn moved that the vote by which House File No. 458 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate Joint Resolution No. 8, a joint resolution to accept the provisions of the United States law commonly known as the Capper-Ketcham Act, and to provide for the further development of agricultural extension work at the Iowa State College of Agriculture and Mechanic Arts, was taken up for consideration.

Jaycox of Delaware moved that the joint resolution be read a third time now and placed upon its passage, which motion prevailed and the joint resolution was read a third time.

On the question, "Shall the joint resolution pass?"

The ayes were, 66.

Albert	Hall	Lamb	Rice
Barnes	Hatter	Lomas	Ryder
Bush	Heald	McCreery	Rylander
Byers of Fayette	Helgason	McIlrath	Sass
Campbell	Hill	McIntosh	Shannon
Clark	Hollingsworth	McMillan	Shields
Cole	Hollis	Miller	Swanson
Cox	Hopkins	Mounce	Taylor
Dayton	Hubbard	Nelson of	Torgeson
Dean	Hush	Hancock	Truax
Elliott of Scott	Istad	O'Brien	Van Buren
Ellsworth	Jaycox	Pattison	Van Wert
Figgins	Johnson of	Paulson	Venard
Finnern	Keokuk	Pendray	Wearin
Fleming	King	Ratliff	Whiting
Forsling	Kline	Read	Wilson
Gilmore	Knudson	Reno	Mr. Speaker

The nays were, none.

Absent or not voting, 42.

Aiken	Ditto	Hunt	Orr
Allen	Eckles	Irwin	Randall
Bair	Elliott of Polk	Jensen	Rawlings
Baker	Files	Johnson of	Reimers
Ballew	Greene	Dickinson	Rutledge
Berry	Griswold	Lichty	Simmer
Bixler	Hagglund	Lovrien	Smith
Buchmiller	Hansen	McCaulley	Vaughn
Burton	Hanson	Mathews	Vosseller
Byers of Linn	Hayes	Nelson of Story	Wamstad
Crozier	Holmgren	O'Donnell	

So the joint resolution having received a constitutional majority was declared to have passed the House and the title was agreed to.

Jaycox of Delaware moved that the vote by which Senate Joint Resolution No. 8 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 327, a bill for an act to make an appropriation for the payment of the expenses incurred in the election contest of Ditto vs. Hattendorf, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Greene of Pottawattamie the amendment proposed by the committee, found in the journal of March 18th, was adopted.

Greene of Pottawattamie offered the following amendment and moved its adoption:

Amend by striking from line fourteen (14) the figures "27" and inserting in lieu thereof the figures "12".

Amendment adopted.

Torgeson of Worth offered the following amendment and moved its adoption:

Also, amend by inserting after line nine (9) of Section 1, the following:

9a H. C. Hattendorf, balance of salary.....\$200.00

On request of Greene of Pottawattamie further action on House File No. 327 was deferred.

#### REPORTS OF COMMITTEES

Hansen of Scott, from the committee on appropriations, submitted the following report:

**MR. SPEAKER:** Your committee on appropriations, to whom was referred House File No. 526, a bill for an act to make an appropriation to Patricia Jones, a minor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking out of lines three (3) and four (4) the words and figures "two thousand dollars (\$2,000.00)" and insert in lieu thereof the words and figures "one thousand dollars (\$1,000.00)".

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

**MR. SPEAKER:** Your committee on appropriations, to whom was referred House File No. 503, a bill for an act to direct the superintendent of Public Instruction to make research study of certain features of the public school system, and as to the number of physically and mentally handicapped children of school age in the state, and to make an appropriation to defray the expense of such survey, beg leave to report they have had the same under consideration and have instructed me to report

the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 294, a bill for an act to transfer the Capitol Extension Fund to the General Fund of the state treasury, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to which was referred House File No. 10, a bill for an act to establish the general fund for the state of Iowa for the biennium beginning July 1, 1929, and ending June 30, 1931, and to appropriate therefrom for all departments and various divisions thereof of the state of Iowa for all purposes provided by law for the said biennium, begs leave to report it has had the same under consideration and recommends the same be amended as follows, and when so amended the bill do pass:

Amendments to section 3, (page 5):

1. In line 15, change "2,200.00" to "2,300.00".
2. In line 25, change "1,500.00" to "2,000.00".
3. In line 75, change "2,100.00" to "2,400.00".

Amendments to section 5, (page 9):

1. Strike line 17 and insert the following:  
"17 Secretary .....\$1,800.00"

Amendments to section 8, (page 12):

1. In line 7, change "90,000.00" to "100,000.00".

Amendments to section 9, (page 12):

1. In line 12, change "2,100.00" to "2,200.00"
2. After line 14, insert the following:  
"14-a. Assistant Purchasing Agent .....\$1,320.00"
3. After line 15, insert the following:  
"15-a Assistant Estimate Clerk.....\$1,320.00"
4. Strike line 19, and insert the following:  
"19 Stenographers (4) .....\$4,800.00"
5. Strike line 21 and insert the following:  
"21 State Agents (8) .....\$10,560.00"

6. Strike line 24 and insert the following:  
"24 Chief Draftsman .....\$3,000.00"
7. After line 24, insert the following:  
"24-a Draftsman .....\$4,000.00"
8. In line 29, change "11,500.00" to "12,700.00".
9. In line 31, change "2,000.00" to "1,800.00".
10. In line 40, change "2,700.00" to "3,000.00".
11. In line 41, change "800.00 to "600.00".

## Amendments to section 12, (page 16):

1. After line 22, insert the following:  
"22-a Maintenance of state roads at any or all of state  
institutions under the Board of Education.....\$10,000.00"

## Amendments to section 14, (page 19):

1. In line 9, change "2,400.00" to "2,000.00".
2. In line 12, change "1,800.00" to "1,620.00".
3. After line 17 insert the following:  
"17-a Assistant Chief Clerk .....\$1,500.00".

## Amendments to section 14-a, (page 20):

1. After line 13, insert the following:  
"14 for the Great Lakes-St. Lawrence Tidewater As-  
sociation .....\$5,000.00".  
For the improvement of the Missouri and Mississippi  
Rivers .....\$5,000.00".  
"The expenditures under this item and the item next above, to  
be subject to the direction and approval of the Executive Council;  
and a detailed statement of said expenditures to be made to said  
Executive Council."

## Amendments to section 15, (page 20):

1. After line 9, insert the following:  
"9-a The total amount of the appropriation for completing the  
horse barn and the purchase of additional land to be available July  
1, 1929."

## Amendments to section 19, (page 23):

1. In line 8, change "3,000.00" to "2,500.00".

## Amendments to section 21, (page 24):

1. In line 12, change "1,800.00" to "2,000.00".
2. In line 19, change "3,600.00" to "2,400.00".
3. In line 20, change "3,000.00" to "2,000.00".
4. After line 20, insert the following:  
"20-a Epidemiologist .....\$3,600.00"
5. In line 27, change "2,000.00" to "2,500.00".

6. After line 28, insert the following:  
     "28-a Traveling Expenses for Epidemiologist.....\$1,800.00"
7. In line 41, change "2,000.00" to "2,400.00".
8. In line 49, change "4,500.00" to "6,000.00".
9. After line 51, insert the following:  
     "51-a Replacing car .....\$500.00".  
     "51-b New car .....\$400.00".

## Amendments to section 22, (page 27):

1. In line 35, change "2,400.00" to "2,500.00".
2. After line 37, insert the following:  
     "37-a For the purpose of completing the indexing and  
     filing of records and for removing and storing records  
     from the State Capitol Building to the archives division  
     of the Historical Building. To be expended only with the  
     approval of the Governor and Director of the Budget.....\$8,160.00".
3. After line 45, insert the following:  
     "45-a Museum Division:  
         Assistant Curator and Director.....\$2,400.00".
4. After line 49, insert the following:  
     "49-a Iowa in War Division:  
         Director and Indexor.....\$1,500.00".

## Amendments to section 23, (page 29):

1. In line 6, change "19,700.00" to "22,700.00".
2. In line 8, change "12,500.00" to "13,500.00".

## Amendments to section 24, (page 30):

1. In line 17, change "1,000.00" to "1,200.00".

## Amendments to section 25, (page 31):

1. Strike line 27, and insert the following:  
     "27 Departmental Traveling Expenses .....\$1,000.00".
2. Strike line 28 and insert the following:  
     "28 Departmental Contingent Fund .....\$2,500.00".
3. After line 28, insert the following:  
     "28-a Premium on Bond for Commissioner..... 150.00".

## Amendments to section 26, (page 32):

1. In line 12, change "3,000.00" to "3,600.00".

## Amendments to section 28, (page 34):

1. Strike line 14 and insert the following:  
     "14 Shipping Clerk .....\$1,200.00".

## Amendments to section 29, (page 36):

1. In line 8, change "3,000.00" to "2,800.00".
2. In line 9, change "2,200.00" to "2,400.00".

## Amendments to section 30, (page 38):

1. In line 6, change "1,250.00" to "1,500.00".

## Amendments to section 32, (page 39):

1. In line 7, change "9,000.00" to "9,600.00".
2. In line 8, change "2,700.00" to "3,000.00".

## Amendments to section 33, (page 40):

1. In line 9, change "800.00" to "1,200.00".
2. After line 13, insert the following:  
"13-a Laboratory equipment and supplies.....\$100.00".

## Amendments to section 36, (page 44):

1. Strike line 9 and insert the following:  
"9 Inspectors (4) .....\$10,800.00".

## Amendments to section 37, (page 45):

1. After line 11, insert the following:  
"11-a Mining Camp Schools Emergency Fund.....\$10,000.00".

2. After line 17, insert the following:  
"The appropriation for mining camp schools shall be disbursed by the superintendent of public instruction as follows:  
(a) There is hereby set aside ten thousand dollars (\$10,000.00) per year as an emergency fund to be disbursed by the superintendent of public instruction by and with the consent of the Executive Council and upon the application of mining camp schools wherein an emergency arises, requiring an expenditure greater than that provided for in the succeeding subdivision. Any unexpended portion remaining in the emergency fund after April first of each year shall be allocated by the superintendent of public instruction as provided in the succeeding subdivision.

(b) The remainder of the appropriation for mining camp schools, after deducting the sum provided for in subdivision (a) hereof, shall be used by the superintendent of public instruction, with the approval of the executive council and under its direction, but not until there is submitted to the executive council by the superintendent of public instruction a comprehensive program showing the entire proposed expenditure of the appropriation for the year under consideration, and not until all of the mining camp schools applying for funds from said appropriation have been notified of said contemplated division and of the time and place when the proposed division of such funds is to be passed upon by the executive council. Notice of the hearing by the executive council shall be given by registered mail addressed to the secretary of said mining camp school boards and mailed at least ten (10) days prior to the time fixed for the hearing".

## Amendments to section 39, (page 46):

1. In line 11, change "1,920.00" to "2,100.00".
2. In line 17, change "2,400.00" to "2,500.00".
3. In line 18, change "2,400.00" to "2,500.00".
4. In line 21, change "1,500.00" to "1,600.00".
5. In line 22, change "1,500.00" to "1,600.00".
6. Strike line 41, and insert the following:  
     "41 Assistant Counsel .....\$2,400.00".

## Amendments to section 40, (page 48):

1. In line 8, change "3,000.00" to "2,850.00".
2. Strike line 10.
3. After line 20, insert the following:

## "20-a                   SECURITIES DEPARTMENT

Superintendent .....	\$4,000.00
Deputy Superintendent .....	3,000.00
Chief Clerk .....	1,800.00

For such examiners, investigators, clerks, stenographers, bookkeepers, supplies, traveling expenses and incidentals as are found necessary for the purpose of administering the Securities Department as provided in House File No. 201.....\$21,200.00

The number of such employees other than Superintendent, Deputy Superintendent and Chief Clerk and their salaries to be fixed by the Committee on Retrenchment and Reform.

The total amount expended in administering the Securities Department in any year, however, shall not exceed the revenue derived from such administration.

## Amendments to section 41, (page 49):

1. In line 10, change "1,200.00" to "1,500.00".

## Amendments to section 42, (page 50):

1. Strike line 7 and insert the following:  
     "7 Judges (8) .....\$60,000.00".
2. Strike line 9 and insert the following:  
     "9 Secretaries (9) ..... 14,850.00".
3. In line 16, change "700.00" to "1,000.00".

## Amendments to section 43, (page 51):

1. In line 12, strike the word "Deputy" and insert in lieu thereof the word "Assistant".

## Amendments to section 44, (page 52):

1. In line 10, change "2,400.00" to "2,100.00".



## Amendments to section 45, (page 54) :

1. In line 9, change "1,400.00" to "1,500.00".
2. After line 9, insert the following:  
"9-a Assistant Supervisor of Agriculture.....\$1,350.00".
3. In line 12, strike the word "Stenographer" and insert "Stenographers (2)".
4. In line 13, change "300.00" to "450.00".
5. In line 17, change "2,700.00" to "3,500.00".
6. In line 25, change "1,100.00" to "1,200.00".
7. After line 25, insert the following:  
"25-a Rehabilitation Assistant.....\$1,100.00".
8. In line 31, change "16,500.00" to "17,936.45".

## Amendments to section 46, (page 56) :

1. In line 33, change "566,919.48" to "546,919.48".
2. After line 39, insert the following:  
"39-a Play Ground Equipment.....\$1,500.00".
3. In line 40, change "10,000.00" to "8,000.00".
4. In line 41, change "5,000.00" to "2,500.00".
5. In line 60, change "10,000.00" to "45,000.00".
6. Strike line 62, and insert the following:  
"62 Completing the Juvenile Cottage.....\$15,000.00".
7. After line 62, insert the following:  
"62-a For Junior Boys' Cottage.....\$15,000.00".
8. In line 76, change "5,000.00" to "1,000.00".
9. Strike line 79.
10. Strike line 81.
11. Change line 84 to read "Remodeling old laundry for storeroom and bakery.....\$10,000.00".
12. After line 84, insert the following:  
"84-a Engine and Generator..... 16,000.00".
13. Strike lines 89 to 91a inclusive and insert the following:  
"89 The amounts appropriated for fencing, replacement, laundry building and equipment, engine and generator, and remodeling old laundry for storeroom and bakery, are available after July 1, 1930."
14. In line 99, strike the words "New Wing".
15. In line 110, change "6,000.00" to "4,000.00".
16. Strike line 131, and insert the following:  
"131 Water Supply .....\$95,000.00"

17. In line 135, change "15,000.00" to "12,000.00".
18. In line 148, change "219,290.00" to "222,290.00".
19. Strike line 165 to 169 inclusive and insert in lieu thereof the following:  
 "(8-a) The Board of Control is hereby authorized to use from the 'maintaining and Establishing of Industries' Fund, twenty-two thousand six hundred dollars (\$22,600.00), or so much thereof as may be necessary for the following purposes, to-wit: For change in prison wall, \$10,000.00; new dairy barn, \$10,000.00; new silo, \$600.00; new chicken house, \$2,000.00".
20. In line 178, change "1,500.00" to "600.00".
21. Strike line 181.
22. Strike lines 187 to 192 inclusive, and insert in lieu thereof the following:  
 "(9-a) The Board of Control is hereby authorized to use from the 'Maintaining and Establishing of Industries' Fund, One hundred ninety-three thousand dollars (\$193,000.00), or so much thereof as may be necessary, for enlarging cell houses, new cheese factory building, creamery at Clive Farm and new chapel."
22. In line 201, change "10,000.00" to "5,000.00".
23. After line 232, insert the following:  
 "232-a Coal Bunkers .....\$7,500.00".
24. Strike line 245, and insert in lieu thereof the following:  
 "245 New Boilers and remodeling power house.....\$40,000.00".
25. Strike line 248.
26. In line 249, change "3,000.00" to "1,500.00".
27. Strike line 250.
28. Strike lines 252 and 253, and insert in lieu thereof the following:  
 "252 Roads and Driveways ..... 500.00
29. Strike lines 259 to 263 inclusive, and insert in lieu thereof the following:  
 "259 The amounts appropriated for new machinery, new hospital, etc., redecorating and repairing chapel, hog house, chicken houses, roads and driveways, and fruit trees, etc., are not available until July 1, 1930."
30. After line 273, insert the following:  
 "273-a Engine and Generator .....\$10,000.00"
31. After line 290, insert the following:  
 "(17) For maintenance and repair of state roads at the state institutions under the board of control for the said biennium, the sum of forty thousand dollars (\$40,000.00), or so much thereof as may be necessary, to be available as required during the biennium."

## Amendments to section 47, (page 68):

1. In line 21, change "3,300,000.00" to "3,147,000.00".
2. Strike from lines 29 and 30, the following:  
"Same to be available after July 1, 1930".
3. In line 41, change "2,541,000.00" to "2,441,000.00".
4. After line 48, insert the following:  
"48-a Truck crop diseases (onions, melons, sugar beets, and  
sweet potatoes) .....\$30,000.00".
5. In line 53, change "100,000.00" to "75,000.00".
6. In line 54, change "100,000.00" to "75,000.00".
7. In line 64, change "850,000.00" to "902,000.00".
8. In line 66, change "40,000.00" to "30,000.00".
9. After line 66, insert the following:  
"66-a No summer school shall be held within a radius of thirty-  
five miles of an accredited college during this biennium".
10. In line 81 strike "Available after July 1, 1930" and insert in lieu  
thereof the following: "and extension of water mains".
11. In line 99 strike sub-section (6) and insert the following:  
"(6) For the purpose of carrying out the provisions of Chapter  
199, Code of 1927, for the biennium beginning July 1, 1929, and  
ending June 30, 1931, the sum of two million dollars (\$2,000,000.00)  
or so much thereof as may be necessary, to be expended in the  
manner and under the authority provided in said chapter. No funds  
shall be expended under the provisions of Section 4028 of the  
Code, 1927, in excess of the amount herein appropriated".

## Amendments to section 54, (page 77):

1. In line 2 strike the words and figures "Six hundred dollars  
(\$600.00)" and insert "Three hundred dollars (\$300.00)".

## Amendments to section 62, (page 79):

1. In lines 1 and 2 strike up to the word "as" in line 2 and insert the  
following:  
"The Secretary of State is hereby authorized to appoint and dis-  
charge employees, and the Executive Council to fix the salaries  
thereof,".

JOHN T. HANSEN, *Chairman.*

Report adopted.

## AMENDMENT FILED

King of Clay filed the following amendment to House File No. 10:

Amend Section No. 2 as follows:

In line 44-a insert "For the purpose of complying with federal ruling in the matter of holding schools of instruction when requested, there is hereby appropriated Five thousand dollars (\$5,000.00) or so much thereof as may be necessary".

On motion of Ratliff of Henry the House adjourned until 8:45 a. m., Monday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, APRIL 1, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by Representative Shannon, Wiota, Iowa.

Journal of March 30th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Lamb of Dallas for the day, on request of Jaycox of Delaware; Bair of Buena Vista for the day, on request of Randall of Lucas; Gilmore of Cedar indefinitely, on request of Allen of Pocahontas; Rawlins of Monona for the day, on request of Reno of Polk; O'Donnell of Carroll for the day, on request of Reno of Polk; Bixler of Adams for the day, on request of Cox of Taylor; Wearin of Mills for the day, on request of Hush of Montgomery.

## INTRODUCTION OF BILLS

House File No. 536, by committee on claims, a bill for an act to make an appropriation to Noah Woods, Jonas M. Poweshiek, Douglas Miller, J. J. Carron, Emily Johnson, L. P. Hall, J. S. Jones and A. J. Gay.

Read first and second times and referred to committee on appropriations.

House File No. 537, by committee on claims, a bill for an act to make an appropriation to various veterinarians for services rendered to the state.

Read first and second times and referred to committee on appropriations.

House File No. 538, by committee on claims, a bill for an act to make an appropriation to various claimants for animals slaughtered on account of bovine tuberculosis.

Read first and second times and referred to committee on appropriations.

O'Brien of Allamakee offered the following resolution:

#### RESOLUTION

*Whereas*, The Honorable Henry Dayton, member of the House of Representatives from Allamakee County, in the Fourteenth and Fifteenth General Assemblies, died April 19th, 1928, at Waukon, Iowa, therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly*, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. O'Brien moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as members of such committee: O'Brien of Allamakee, Istad of Winneshiek, and Orr of Clayton.

#### CONSIDERATION OF BILLS

Senate File No. 225, a bill for an act to legalize Ordinance No. 69 of the incorporated town of Rolfe, Iowa, and the franchise therein granted and all proceedings had thereunder, was taken up for consideration.

Allen of Pocahontas moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 59.

Albert	Figgins	Jensen	Read
Allen	Finnern	Johnson of	Reimers
Ballew	Fleming	Keokuk	Reno
Barnes	Gilmore	Kline	Rice
Berry	Hagglund	Lomas	Rylander
Burton	Hansen	McCreery	Sass
Byers of Fayette	Hatter	McIlrath	Shannon
Byers of Linn	Heald	McIntosh	Smith
Campbell	Helgason	Mounce	Swanson
Clark	Hollis	Nelson of	Torgeson
Cole	Hopkins	Hancock	Van Wert
Cox	Hush	O'Brien	Vaughn
Dayton	Irwin	Pattison	Venard
Dean	Istad	Pendray	Whiting
Eckles	Jaycox	Ratliff	Mr. Speaker
Elliott of Scott			

The nays were, none.

Absent or not voting, 49.

Aiken	Griswold	Lamb	Rawlings
Bair	Hall	Lichty	Rutledge
Baker	Hanson	Lovrien	Ryder
Bixler	Hayes	McCaulley	Shields
Buchmiller	Hill	McMillan	Simmer
Bush	Hollingsworth	Mathews	Taylor
Crozier	Holmgren	Miller	Truax
Ditto	Hubbard	Nelson of Story	Van Buren
Elliott of Polk	Hunt	O'Donnell	Vosseller
Ellsworth	Johnson of	Orr	Wamstad
Files	Dickinson	Paulson	Wearin
Forsling	King	Randall	Wilson
Greene	Knudson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 277, a bill for an act to amend Section twenty-three hundred eighty-nine (2389), Code, 1927, relating to the appointment of the local registrar of vital statistics, was taken up for consideration.

Sass of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 64.

Albert	Fleming	Lomas	Rutledge
Allen	Hagglund	McCreery	Ryder
Ballew	Hansen	McIlrath	Rylander
Barnes	Hayes	McIntosh	Sass
Burton	Heald	Mounce	Shannon
Bush	Helgason	Nelson of	Simmer
Byers of Fayette	Hollingsworth	Hancock	Smith
Byers of Linn	Hollis	O'Brien	Swanson
Campbell	Hopkins	Pattison	Torgeson
Clark	Hush	Pendray	Van Wert
Cole	Irwin	Randall	Vaughn
Cox	Istad	Ratliff	Venard
Dayton	Jaycox	Read	Vosseller
Dean	Jensen	Reimers	Whiting
Eckles	Johnson of	Reno	Wilson
Elliott of Scott	Keokuk	Rice	Mr. Speaker
Figgins	Kline		

The nays were, none.

Absent or not voting, 44.

Aiken	Berry	Crozier	Ellsworth
Bair	Bixler	Ditto	Files
Baker	Buchmiller	Elliott of Polk	Finnern

Forsling	Hubbard	Lovrien	Paulson
Gilmore	Hunt	McCaulley	Rawlings
Greene	Johnson of	McMillan	Shields
Griswold	Dickinson	Mathews	Taylor
Hall	King	Miller	Truax
Hanson	Knudson	Nelson of Story	Van Buren
Hatter	Lamb	O'Donnell	Wamstad
Hill	Lichty	Orr	Wearin
Holmgren			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 404, a bill for an act to amend the law as it appears in section ten thousand four hundred eleven (10411) of the Code of Iowa, 1927, relating to the legalization of incorporations, with report of committee recommending passage, was taken up for consideration.

Reno of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 59.

Albert	Fleming	Johnson of	Reno
Allen	Hagglund	Keokuk	Rice
Ballew	Hansen	Lomas	Rutledge
Barnes	Hatter	McCreery	Ryder
Bush	Hayes	McIntosh	Rylander
Byers of Fayette	Heald	Mounce	Sass
Campbell	Helgason	Nelson of	Smith
Clark	Hollingsworth	Hancock	Swanson
Cole	Hollis	O'Brien	Torgeson
Cox	Hopkins	Pattison	Van Wert
Dayton	Hush	Paulson	Vaughn
Dean	Irwin	Pendray	Vosseller
Eckles	Istad	Randall	Whiting
Elliott of Scott	Jaycox	Ratliff	Wilson
Figgins	Jensen	Read	Mr. Speaker
		Reimers	

The nays were, none.

Absent or not voting, 49.

Aiken	Finnern	King	O'Donnell
Bair	Forsling	Kline	Orr
Baker	Gilmore	Knudson	Rawlings
Berry	Greene	Lamb	Shannon
Bixler	Griswold	Lichty	Shields
Buchmiller	Hall	Lovrien	Simmer
Burton	Hanson	McCaulley	Taylor
Byers of Linn	Hill	McIlrath	Truax
Crozier	Holmgren	McMillan	Van Buren
Ditto	Hubbard	Mathews	Venard
Elliott of Polk	Hunt	Miller	Wamstad
Ellsworth	Johnson of	Nelson of Story	Wearin
Files	Dickinson		



So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Reno of Polk moved to reconsider the vote by which House File No. 404 passed the House and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 294, a bill for an act to transfer the Capitol Extension Fund to the General Fund of the state treasury, with report of committee recommending passage, was taken up for consideration.

Hansen of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 67.

Albert	Finnern	Johnson of	Reimers
Allen	Fleming	Keokuk	Reno
Baker	Griswold	Kline	Rice
Ballew	Hagglund	Lomas	Rutledge
Barnes	Hansen	Lovrien	Ryder
Berry	Hatter	McCreery	Rylander
Burton	Hayes	McIlrath	Sass
Bush	Heald	McIntosh	Shannon
Byers of Fayette	Helgason	Mounce	Smith
Byers of Linn	Hollingsworth	Nelson of	Swanson
Campbell	Hollis	Hancock	Torgeson
Clark	Hopkins	O'Brien	Van Wert
Cole	Hush	Pattison	Vaughn
Cox	Irwin	Pendray	Venard
Dean	Istad	Randall	Vosseller
Eckles	Jaycox	Ratliff	Wilson
Elliott of Scott	Jensen	Read	Mr. Speaker
Figgins			

The nays were, none.

Absent or not voting, 41.

Aiken	Gilmore	Knudson	Paulson
Bair	Greene	Lamb	Rawlings
Bixler	Hall	Lichty	Shields
Buchmiller	Hanson	McCaulley	Simmer
Crozier	Hill	McMillan	Taylor
Dayton	Holmgren	Mathews	Truax
Ditto	Hubbard	Miller	Van Buren
Elliott of Polk	Hunt	Nelson of Story	Wamstad
Ellsworth	Johnson of	O'Donnell	Wearin
Files	Dickinson	Orr	Whiting
Forsling	King		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 229, a bill for an act legalizing certain warrants of the incorporated town of Carlisle, Iowa, was taken up for consideration.

Read of Warren moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 66.

Albert	Figgins	Johnson of	Reno
Baker	Finnern	Keokuk	Rice
Ballew	Fleming	Kline	Rutledge
Barnes	Griswold	Lomas	Ryder
Berry	Hagglund	Lovrien	Rylander
Burton	Hansen	McIlrath	Sass
Bush	Hatter	McIntosh	Shannon
Byers of Fayette	Hayes	Mounce	Smith
Byers of Linn	Heald	Nelson of	Swanson
Campbell	Helgason	Hancock	Torgeson
Clark	Hollingsworth	O'Brien	Van Wert
Cox	Hollis	Pattison	Vaughn
Dayton	Hopkins	Pendray	Venard
Dean	Irwin	Randall	Vosseller
Ditto	Istad	Ratliff	Whiting
Eckles	Jaycox	Read	Wilson
Elliott of Scott	Jensen	Reimers	Mr. Speaker

The nays were, none.

Absent or not voting, 42.

Aiken	Gilmore	King	Orr
Allen	Greene	Knudson	Paulson
Bair	Hall	Lamb	Rawlings
Bixler	Hanson	Lichty	Shields
Buchmiller	Hill	McCaulley	Simmer
Cole	Holmgren	McCreery	Taylor
Crozier	Hubbard	McMillan	Truax
Elliott of Polk	Hunt	Mathews	Van Buren
Ellsworth	Hush	Miller	Wamstad
Files	Johnson of	Nelson of Story	Wearin
Forsling	Dickinson	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Read of Warren moved that the vote by which Senate File No. 229 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 374, a bill for an act to amend Sections five hundred sixty-five (565) and seven hundred ninety-one (791), Code, 1927, relating to the time of opening and closing the polls at elections, was taken up for consideration.

Torgeson of Worth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 63.

Albert	Figgins	Johnson of	Reno
Baker	Fleming	Keokuk	Rice
Ballew	Griswold	Kline	Ryder
Barnes	Hagglund	Lomas	Rylander
Berry	Hansen	Lovrien	Sass
Burton	Hatter	McCreery	Shannon
Bush	Hayes	McIntosh	Smith
Byers of Fayette	Heald	Mounce	Swanson
Campbell	Helgason	Nelson of	Torgeson
Clark	Hollis	Hancock	Van Wert
Cole	Hopkins	O'Brien	Vaughn
Cox	Hush	Pattison	Venard
Dayton	Irwin	Pendray	Vosseller
Dean	Istad	Randall	Whiting
Ditto	Jaycox	Ratliff	Wilson
Eckles	Jensen	Reimers	Mr. Speaker
Elliott of Polk			

The nays were, none.

Absent or not voting, 45.

Aiken	Gilmore	Knudson	Paulson
Allen	Greene	Lamb	Rawlings
Bair	Hall	Lichty	Read
Bixler	Hanson	McCaulley	Rutledge
Buchmiller	Hill	McIlrath	Shields
Byers of Linn	Hollingsworth	McMillan	Simmer
Crozier	Holmgren	Mathews	Taylor
Elliott of Scott	Hubbard	Miller	Truax
Ellsworth	Hunt	Nelson of Story	Van Buren
Files	Johnson of	O'Donnell	Wamstad
Finnern	Dickinson	Orr	Wearin
Forsling	King		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Torgeson of Worth moved that the vote by which Senate File No. 374 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 279, a bill for an act to amend Section eight thousand seven hundred eighty-five (8785) of the Code, 1927, relating to fraternal beneficiary societies, order or associations, with report of committee recommending passage, was taken up for consideration.

Vosseller of Bremer moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 61.

Albert	Fleming	Johnson of	Rice
Allen	Griswold	Keokuk	Rylander
Ballew	Hagglund	Kline	Sass
Barnes	Hansen	Lovrien	Shannon
Berry	Hatter	McCreery	Simmer
Burton	Hayes	McIlrath	Smith
Bush	Heald	McIntosh	Swanson
Byers of Fayette	Helgason	Mounce	Torgenson
Campbell	Hollis	Nelson of	Van Wert
Clark	Hopkins	Hancock	Vaughn
Cox	Hubbard	Pattison	Venard
Dayton	Hush	Pendray	Vosseller
Eckles	Irwin	Randall	Whiting
Elliott of Polk	Istad	Ratliff	Wilson
Elliott of Scott	Jaycox	Read	Mr. Speaker
Figgins	Jensen	Reimers	

The nays were, none.

Absent or not voting, 47.

Aiken	Finnern	King	Orr
Bair	Forsling	Knudson	Paulson
Baker	Gilmore	Lamb	Rawlings
Bixler	Greene	Lichty	Reno
Buchmiller	Hall	Lomas	Rutledge
Byers of Linn	Hanson	McCaulley	Ryder
Cole	Hill	McMillan	Shields
Crozier	Hollingsworth	Mathews	Taylor
Dean	Holmgren	Miller	Truax
Ditto	Hunt	Nelson of Story	Van Buren
Ellsworth	Johnson of	O'Brien	Wamstad
Files	Dickinson	O'Donnell	Wearin

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Vosseller of Bremer moved that the vote by which Senate File No. 279 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 332, a bill for an act to amend Section eighteen hundred fifty-five (1855) of the Code, 1927, relating to the different practices of engineering, was taken up for consideration.

Hollingsworth of Boone moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 58.

Allen	Figgins	Jensen	Reno
Baker	Finnern	Johnson of	Rice
Ballew	Fleming	Keokuk	Ryder
Barnes	Griswold	Kline	Rylander
Bush	Hagglund	Lovrien	Sass
Byers of Fayette	Hatter	McIntosh	Shannon
Clark	Hayes	Mounce	Smith
Cole	Heald	Nelson of	Swanson
Cox	Helgason	Hancock	Torgeson
Dayton	Hollingsworth	Pattison	Van Wert
Dean	Hollis	Pendray	Vaughn
Ditto	Hopkins	Randall	Venard
Eckles	Irwin	Ratliff	Whiting
Elliott of Polk	Istad	Read	Wilson
Elliott of Scott	Jaycox	Reimers	Mr. Speaker

The nays were, 1.

Hansen

Absent or not voting, 49.

Aiken	Gilmore	Lamb	Orr
Albert	Greene	Lichty	Paulson
Bair	Hall	Lomas	Rawlings
Berry	Hanson	McCaulley	Rutledge
Bixler	Hill	McCreery	Shields
Buchmiller	Holmgren	McIlrath	Simmer
Burton	Hubbard	McMillan	Taylor
Byers of Linn	Hunt	Mathews	Truax
Campbell	Hush	Miller	Van Buren
Crozier	Johnson of	Nelson of Story	Vosseller
Ellsworth	Dickinson	O'Brien	Wamstad
Files	King	O'Donnell	Wearin
Forsling	Knudson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 319, a bill for an act to authorize the state game warden to set aside portions of state waters for spawning grounds, to provide procedure therefor, to prohibit fishing in, or interfering with, such spawning grounds, and to provide penalties for violations of such prohibitions, was taken up for consideration.

Reno of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 68.

Albert	Finnern	Jensen	Reimers
Ballew	Fleming	Johnson of	Reno
Barnes	Griswold	Keokuk	Rice
Berry	Hagglund	Kline	Rutledge
Burton	Hansen	Lomas	Ryder
Bush	Hatter	Lovrien	Rylander
Byers of Fayette	Hayes	McCreery	Sass
Byers of Linn	Heald	McIlrath	Shannon
Campbell	Helgason	McIntosh	Simmer
Cole	Hollingsworth	Mounce	Smith
Cox	Hollis	Nelson of	Swanson
Dayton	Holmgren	Hancock	Van Wert
Dean	Hopkins	O'Brien	Vaughn
Ditto	Hubbard	Pattison	Vosseller
Eckles	Hush	Pendray	Whiting
Elliott of Polk	Irwin	Ratliff	Wilson
Elliott of Scott	Istad	Read	Mr. Speaker
Figgins	Jaycox		

The nays were, none.

Absent or not voting, 40.

Aiken	Gilmore	Lamb	Randall
Allen	Greene	Lichty	Rawlings
Bair	Hall	McCaulley	Shields
Baker	Hanson	McMillan	Taylor
Bixler	Hill	Mathews	Torgeson
Buchmiller	Hunt	Miller	Truax
Clark	Johnson of	Nelson of Story	Van Buren
Crozier	Dickinson	O'Donnell	Venard
Ellsworth	King	Orr	Wamstad
Files	Knudson	Paulson	Wearin
Forsling			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 355, a bill for an act to amend the law as it appears in Section eleven thousand four hundred thirty-two (11432) of the Code, 1927, relating to the granting of continuances in actions cognizable in equity when evidence is taken in the form of depositions, was taken up for consideration.

Byers of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 67.

Albert	Figgins	Istad	Read
Ballew	Finnern	Jensen	Reimers
Barnes	Fleming	Johnson of	Rice
Berry	Griswold	Keokuk	Rutledge
Burton	Hagglund	Kline	Ryder
Bush	Hansen	Lomas	Rylander
Byers of Fayette	Hatter	Lovrien	Sass
Byers of Linn	Heald	McCreery	Shannon
Campbell	Helgason	McIlrath	Simmer
Clark	Hollingsworth	McIntosh	Smith
Cole	Hollis	Mounce	Swanson
Cox	Holmgren	Nelson of	Torgeson
Dayton	Hopkins	Hancock	Van Wert
Dean	Hubbard	Pattison	Vaughn
Ditto	Hunt	Pendray	Whiting
Eckles	Hush	Randall	Wilson
Elliott of Polk	Irwin	Ratliff	Mr. Speaker
Elliott of Scott			

The nays were, 1.

O'Brien

Absent or not voting, 40.

Aiken	Greene	Lamb	Rawlings
Allen	Hall	Lichty	Reno
Bair	Hanson	McCaulley	Shields
Baker	Hayes	McMillan	Taylor
Bixler	Hill	Mathews	Truax
Buchmiller	Jaycox	Miller	Van Buren
Crozier	Johnson of	Nelson of Story	Venard
Ellsworth	Dickinson	O'Donnell	Vosseller
Files	King	Orr	Wamstad
Forsling	Knudson	Paulson	Wearin
Gilmore			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 10, a bill for an act to establish the general fund for the state of Iowa, for the biennium beginning July 1, 1929, and ending June 30, 1931.

WALTER H. BEAM, *Secretary*.

## SENATE MESSAGE CONSIDERED

Senate File No. 10, a bill for an act to establish the general fund for the State of Iowa, for the biennium beginning July 1, 1929, and ending June 30, 1931, and to appropriate therefrom for all departments and various divisions thereof, of the State of Iowa, for all purposes provided by law, for the said biennium.

Read first and second times and substituted for House File No. 10.

Hansen of Scott moved that the House resolve itself into a committee of the whole for the consideration of Senate File No. 10.

Motion prevailed.

House reconvened, Speaker Johnson in the chair.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 367, a bill for an act authorizing and directing the Curator of the Historical, Memorial and Art Department of Iowa to acquire and preserve materials illustrative of early Iowa, processes and events.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 408, a bill for an act to authorize the levy by municipalities of a tax for an emergency fund.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 33, a bill for an act concerning the guardianship of incompetent veterans and of minor children of disabled or deceased veterans, and the commitment of veterans.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 100, a bill for an act to make appropriation to reimburse the Liberty Club of Sioux City, Iowa, for certain equipment lost or destroyed by parties acting as officers of a company known as Company D, 4th Iowa Infantry.



Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 427, a bill for an act to make an appropriation to the Twin Lakes Protective Association for labor performed at East Twin Lake.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 436, a bill for an act to make an appropriation for the prevention of the European corn borer, including incidental and miscellaneous expenses connected therewith.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 465, a bill for an act to fix the annual salaries of the superintendents, wardens, and commandant of the various institutions under the control of the board of control of state institutions.

Also, that the Senate has concurred in House amendments to Senate File No. 89, relating to falsely assuming to be and impersonating officers, so as to extend the provisions thereof to include state agents and peace officers.

Also, that the Senate has concurred in House amendments to Senate File No. 269, providing for the disposal of conveyances seized when used in the illegal transportation of intoxicating liquor.

Also, that the Senate has concurred in House amendments to Senate File No. 285, relating to cities and towns, maintaining and operating airports.

Also, that the Senate has concurred in House amendments to Senate File No. 99, relating to the collection of gasoline license fees and the reports of distributors of gasoline, and to provide for the furnishing of a bond by distributors.

Also, that the Senate refuses to concur in House amendments to Senate File No. 125, relating to practicing barbering.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 364, a bill for an act relating to the legalization of conveyances of real estate and to the presumption which shall be indulged as to the names of persons receiving and convey title.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 322, a bill for an act to make an appropriation to compensate Kai Sommer for injury resulting from a collision with a tractor driven by an employee of the Iowa State Highway Commission.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 165, a bill for an act providing for the imposition and collection of an estate tax upon the transfer of estates, etc.

WALTER H. BEAM, *Secretary*.

#### SENATE AMENDMENTS TO HOUSE FILE NO. 364

Amend House File No. 364 by adding thereto as Section two (2) thereof the following:

“said section is further amended by striking the word “conclusive” as it appears in line seven (7) thereof and by inserting in lieu thereof the word “presumptive”.

Further amend the bill by inserting the word “adversely” immediately before the word “affected” in the second (2) line of Section two (2) of the bill.

Further amend the bill by renumbering Sections two (2) and three (3) as sections three (3) and four (4) respectively.

#### SENATE AMENDMENT TO HOUSE FILE NO. 322

Amend House File No. 322 by striking from line two (2) of section one (1) the words and figures “eight hundred dollars (\$800.00)”, and insertitng in lieu thereof the words and figures “sixteen hundred dollars (\$1600.00)”.

#### SENATE AMENDMENT TO HOUSE FILE 165

Amend section 6, line 7 of House File 165 by striking the word “should” and inserting in lieu thereof the word “shall”.

#### SENATE MESSAGES CONSIDERED

Senate File No. 367, a bill for an act authorizing and directing the Curator of the Historical, Memorial and Art Department of Iowa to acquire and preserve materials illustrative of early Iowa, processes and events, now the property of the widows of John W. Wright and George Shull and making an appropriation therefor.

Read first and second times and referred to committee on appropriations.

Senate File No. 408, a bill for an act to amend the law as it appears in Chapter twenty-four (24) of the Code, 1927, so as to authorize the levy by municipalities as defined in the local budget

law, of a tax for an emergency fund and providing the uses which may be made of said funds and the means by which funds may be transferred out of said fund, and to repeal Section three hundred seventy-three (373) of the Code, 1927.

Read first and second times and referred to sifting committee.

Senate File No. 33, a bill for an act concerning guardianship of incompetent veterans and minor children of disabled or deceased veterans, and the commitment of veterans.

Read first and second times and referred to sifting committee.

Senate File No. 100, a bill for an act to make appropriation to reimburse the Liberty Club of Sioux City, Iowa, for certain equipment lost or destroyed by parties acting as officers of a company known as Company D, 4th Iowa Infantry.

Read first and second times and referred to committee on appropriations.

Senate File No. 427, a bill for an act to make an appropriation to the Twin Lakes Protective Association for labor performed at East Twin Lake.

Read first and second times and referred to committee on appropriations.

Senate File No. 436, a bill for an act to make an appropriation for the prevention, control and eradication of the European corn borer, including incidental and miscellaneous expenses connected therewith.

Read first and second times and referred to committee on appropriations.

Senate File No. 465, a bill for an act to repeal Sections thirty-three hundred eighty-eight (3388), thirty-four hundred three (3403), thirty-four hundred eighty-six (3486), thirty-six hundred eighty-seven (3687), and thirty-seven hundred seven (3707), to amend Sections thirty-three hundred seventy-three (3373), thirty-four hundred sixty-six (3466), thirty-seven hundred twenty-four (3724), and thirty-seven hundred forty-one (3741), all of the Code, 1927, and to fix the annual salaries of the superintendents, wardens, and commandant of the various institutions under the control of the Board of Control of State Institutions.

Read first and second times and referred to committee on appropriations.

#### AMENDMENTS FILED

Holmgren of Palo Alto filed the following amendments to Senate File No. 301:

Amend Section 7 by adding at the end thereof the following: "except that gophers and ground squirrels may be shot along the highways".

Amend Section 15 by inserting the words "or pickerel" after the word pike in line 6 and striking the words "pickerel or" in line 7.

Amend Section 17 by striking from line 20 all after the words "general circulation" to the period in line 22.

Amend Section 29 by inserting in line 6, after the word "conveyance" the words "except propelled by oar or paddle", and amend by inserting after the word "and" in line 15, "one half-hour before".

Amend Section 17 by inserting after the word "dog-fish" in line 15, the words "suckers, sheep head".

Amend Section 19, line 4, by inserting after the word "fish" the words "or peddlers".

On motion of Baker of Jasper the House adjourned until 8:45 a. m. Tuesday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, APRIL 2, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. J. M. Herbst, pastor of the English Lutheran church, Iowa Falls, Iowa.

Journal of April 1st corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Randall of Lucas for the day, on request of Vosseller of Bremer.

## PETITION

Files of Cerro Gordo presented a petition from residents of Mason City protesting against the proposed General Sales Tax Bills.

Referred to committee on ways and means.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

**MR. SPEAKER:** Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files Nos. 317 and 320.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House he had signed in the presence of the House, the following bills:

House Files Nos. 317 and 320.

## BILLS SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 2nd day of April, 1929, sent to the governor for his approval: House Files Nos. 317 and 320.

S. R. TORGESON, *Chairman.*

Report adopted.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 518, a bill for an act for the relief of certain grantees of Harrison county, Iowa, and for the purpose of having a patent issued in the name of Harrison county, Iowa, for certain tracts of land.

Also, that the Senate has passed the following bill in which the concurrence of the Senate is asked:

House File No. 378, a bill for an act relating to examination of accounts of cities and towns.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

House File No. 266, a bill for an act relating to the place of punishment of jail breakers.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 240, a bill for an act providing for arraignment and plea of the defendant in criminal actions.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 191, a bill for an act providing for additional appropriations in certain cases.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 133, a bill for an act relating to children of state employees.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 37, a bill for an act relating to the use of surplus earnings of certain municipally owned public utilities.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 452, a bill for an act relating to the proceeds from the motor vehicles license fees and the handling thereof by the treasurer of state.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 370, a bill for an act relating to the adulteration of foods.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 287, a bill for an act relating to the maintenance of primary road extensions within cities.

WALTER H. BEAM, *Secretary.*

#### SENATE MESSAGES CONSIDERED

Senate File No. 287, a bill for an act to amend section forty-seven hundred fifty-five-b twenty nine (4755-b29), Code, 1927, relating to the maintenance of primary road extensions within cities.

Read first and second times and referred to sifting committee.

Senate File No. 452, a bill for an act to amend the law as it appears in section fifty hundred three (5003) of the Code, 1927, relating to the proceeds from the motor vehicle license fees and the handling thereof by the treasurer of state.

Read first and second times and referred to sifting committee.

Senate File No. 370, a bill for an act to amend sections thirty hundred fifty-eight (3058) of the Code of 1927, relating to the adulteration of foods.

Read first and second times and referred to sifting committee.

## COMMUNICATION FROM SECRETARY OF STATE

The following communication was received from the Secretary of State:

I, Ed. M. Smith, Secretary of State for the State of Iowa, and keeper and custodian of the election records of said state,

Do hereby certify that the attached instrument is a true and correct copy a proposed amendment to the Constitution of Iowa, as certified to the county auditor of each county of the state, and by them submitted to the electorate of said state at the general election held on November 6th, 1928, and that also attached hereto is a true and correct copy of the abstract of the state board of canvassers as filed in this department, disclosing the result of such election.

For the amendment.....	352,027
Against .....	201,812

In testimony whereof, I have hereunto set my hand and affixed my official seal this 1st day of April, A. D. 1929.

[Seal]

ED M. SMITH, *Secretary of State.*

## JOINT RESOLUTIONS—CHAPTER 279—S. J. R. NO. 1

Joint Resolution proposing an amendment to section thirty-four (34) of article three (3) of the constitution of the state of Iowa, as said section now appears on page fifty-three (53), Code, 1924, relating to the apportionment of the state into senatorial districts.

*Be It Resolved by the General Assembly of the State of Iowa:*

Section 1. Number of senators. That the following Amendment to section thirty-four (34) of article three (3) of the constitution of the state of Iowa, as said section now appears on page fifty-three (53), Code, 1924, be and the same is hereby proposed:

That the period (.) at the end of said section thirty-four (34) of article three (3) of the constitution of the state of Iowa be stricken and the following inserted:

“, but no county shall be entitled to more than one (1) senator.”

Sec. 2. Be it further resolved that the foregoing proposed amendment be and the same is hereby referred to the legislature to be chosen at the next general electon for members of the next general assmby, and that the secretary of state cause the same to be published for three (3) months previous to the date of said election as provided by law.

Approved April 3, A. D. 1925.

STATE OF IOWA, ss.

We, the undersigned Board of State Canvassers of the State of Iowa, do hereby certify that at the Primary Election held on the 4th day of



June, A. D. 1928, there were five hundred fifty-three thousand eight hundred thirty-nine (553,839) ballots cast upon the question "Shall the constitutional amendment being Chapter 279 Acts of the 41st General Assembly be adopted and approved", of which for the amendment were received three hundred fifty-two thousand twenty-seven (352,027) votes; against the amendment were received two hundred one thousand eight hundred twelve (201,812) votes.

We therefore declare the constitutional amendment being Chapter 279, Acts of the 41st General Assembly duly adopted and approved.

In testimony whereof, we have hereunto set our hands and caused to be affixed the Great Seal of the State of Iowa, at Des Moines, this 30th day of November, A. D. 1928.

JOHN HAMMILL, Governor,  
ED M. SMITH, Secretary of State,  
J. W. LONG, Auditor of State,  
R. E. JOHNSON, Treasurer of State,  
M. G. THORNBURG, Secretary of Agriculture.

(Seal)

*Board of State Canvassers.*

#### CONSIDERATION OF SENATE AMENDMENTS

Reno of Polk called up Senate File No. 298 relating to fur bearing animals and moved that the House recede from its amendment to line thirteen (13) of section two (2) which it adopted on March 25th.

On the question "Shall the House recede?"

The ayes were, 60.

Albert	Hagglund	Johnson of	Reno
Ballew	Hall	Keokuk	Rice
Barnes	Hanson	King	Ryder
Byers of Fayette	Hatter	Lamb	Sass
Byers of Linn	Helgason	Lichty	Shannon
Campbell	Hollingsworth	Lomas	Simmer
Cole	Holmgren	Lovrien	Swanson
Cox	Hopkins	McCreery	Taylor
Dean	Hubbard	McIntosh	Torgeson
Elliott of Scott	Hush	Mathews	Van Buren
Ellsworth	Irwin	Mounce	Van Wert
Figgins	Istad	Pattison	Vaughn
Files	Jaycox	Paulson	Vosseller
Fleming	Johnson of	Pendray	Wamstad
Forsling	Dickinson	Ratliff	Mr. Speaker
Greene		Rawlings	

The nays were, 8.

Berry	Griswold	Miller	Read
Clark	Jensen	O'Brien	Venard

Absent or not voting, 40.

Aiken	Eckles	Kline	Randall
Allen	Elliott of Polk	Knudson	Reimers
Bair	Finnern	McCaulley	Rutledge
Baker	Gilmore	McIlrath	Rylander
Bixler	Hansen	McMillan	Shields
Buchmiller	Hayes	Nelson of	Smith
Burton	Heald	Hancock	Truax
Bush	Hill	Nelson of Story	Wearin
Crozier	Hollis	O'Donnell	Whiting
Dayton	Hunt	Orr	Wilson
Ditto			

The House recedes, from its amendment to line 13, section 2.

Reno of Polk moved that the House concur in Senate amendments to House amendments to Senate File No. 298 as shown in the message from the Senate found in the journal of March 30th.

On the question "Shall the House concur?"

The ayes were, 62.

Albert	Figgins	Jaycox	Ratliff
Baker	Files	Johnson of	Rawlings
Ballew	Greene	Keokuk	Reno
Barnes	Griswold	Lamb	Rice
Buchmiller	Hagglund	Lomas	Sass
Byers of Fayette	Hall	Lovrien	Shannon
Byers of Linn	Hanson	McCreery	Simmer
Campbell	Hatter	McIntosh	Taylor
Clark	Heald	Mathews	Torgeson
Cole	Helgason	Miller	Van Buren
Cox	Hill	Mounce	Van Wert
Dayton	Holmgren	Nelson of	Vaughn
Dean	Hopkins	Hancock	Venard
Ditto	Hush	O'Brien	Vosseller
Elliott of Scott	Irwin	Pattison	Wamstad
Ellsworth	Istad	Paulson	Mr. Speaker

The nays were, none.

Absent or not voting, 46.

Aiken	Forsling	Kline	Reimers
Allen	Gilmore	Knudson	Rutledge
Bair	Hansen	Lichty	Ryder
Berry	Hayes	McCaulley	Rylander
Bixler	Hollingsworth	McIlrath	Shields
Burton	Hollis	McMillan	Smith
Bush	Hubbard	Nelson of Story	Swanson
Crozier	Hunt	O'Donnell	Truax
Eckles	Jensen	Orr	Wearin
Elliott of Polk	Johnson of	Pendray	Whiting
Finnern	Dickinson	Randall	Wilson
Fleming	King	Read	

House concurred in Senate amendments to House amendments.

## CONSIDERATION OF BILLS

House File No. 535, a bill for an act to amend an act duly passed by the Forty-third (43rd) General Assembly as Senate File No. Two Hundred Eighty-four (284), and signed by the Governor on March 21, 1929, and now on file in the office of the Secretary of State, and entitled "An act concerning the licensing of aircraft and airmen, the establishment of air traffic rules, and to make uniform the law with reference thereto", was taken up for consideration.

Mathews of Des Moines moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 71.

Albert	Files	Johnson of	Read
Baker	Fleming	Dickinson	Reno
Ballew	Greene	Kline	Rice
Barnes	Hagglund	Lamb	Rutledge
Bixler	Hall	Lichty	Ryder
Buchmiller	Hanson	Lomas	Sass
Burton	Hatter	Lovrien	Shields
Bush	Heald	McCreery	Simmer
Byers of Fayette	Helgason	McIntosh	Swanson
Byers of Linn	Hill	Mathews	Taylor
Campbell	Holmgren	Mounce	Torgeson
Cole	Hopkins	Nelson of	Truax
Cox	Hubbard	Hancock	Van Wert
Dayton	Hush	Pattison	Vaughn
Dean	Irwin	Paulson	Venard
Ditto	Istad	Pendray	Wamstad
Elliott of Scott	Jaycox	Ratliff	Wearin
Ellsworth	Jensen	Rawlings	Mr. Speaker
Figgins			

The nays were, none.

Absent or not voting, 37.

Aiken	Gilmore	Knudson	Randall
Allen	Griswold	McCaulley	Reimers
Bair	Hansen	McIlrath	Rylander
Berry	Hayes	McMillan	Shannon
Clark	Hollingsworth	Miller	Smith
Crozier	Hollis	Nelson of Story	Van Buren
Eckles	Hunt	O'Brien	Vosseller
Elliott of Polk	Johnson of	O'Donnell	Whiting
Finnern	Keokuk	Orr	Wilson
Forsling	King		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

The House resumed consideration of Senate File No. 291, a bill for an act to repeal section six thousand one hundred ninety-a two (6190-a2), six thousand one hundred ninety-a-four (6190-a4), and six thousand one hundred ninety-a eleven (6190-a11) Code of 1927, and to enact a substitute therefor, relating to resolutions of necessity, installation and contracts, method of petitioning for extensions, notice of proposed extensions and providing a method of rebate to property owners; and to amend section six thousand one hundred ninety-a13 (6190-a13), Code, 1927 relating to the applicability of chapter 315-A1, governing the extension of water mains; all in connection with waterworks extensions and water mains, and providing for publication hereof.

Greene of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 76.

Albert	Fleming	Johnson of	Rawlings
Allen	Greene	Keokuk	Read
Ballew	Griswold	King	Reimers
Barnes	Hagglund	Kline	Reno
Bixler	Hall	Knudson	Rutledge
Buchmiller	Hatter	Lamb	Ryder
Bush	Hayes	Lichty	Sass
Byers of Fayette	Heald	Lomas	Shannon
Campbell	Helgason	Lovrien	Simmer
Clark	Hill	McCaulley	Swanson
Cole	Holmgren	McCreery	Taylor
Cox	Hopkins	McIntosh	Truax
Dayton	Hubbard	Mathews	Van Buren
Ditto	Hush	Miller	Van Wert
Elliott of Polk	Irwin	Mounce	Vaughn
Elliott of Scott	Istad	Nelson of	Vosseller
Ellsworth	Jaycox	Hancock	Wamstad
Figgins	Jensen	Pattison	Wearin
Files	Johnson of	Paulson	Mr. Speaker
Finnern	Dickinson	Pendray	

The nays were, 1.

Torgeson

Absent or not voting, 31.

Aiken	Eckles	McIlrath	Rice
Bair	Forsling	McMillan	Rylander
Baker	Gilmore	Nelson of Story	Shields
Berry	Hansen	O'Brien	Smith
Burton	Hanson	O'Donnell	Venard
Byers of Linn	Hollingsworth	Orr	Whiting
Crozier	Hollis	Randall	Wilson
Dean	Hunt	Ratliff	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 197, a bill for an act to provide for the construction, purchase and maintenance of interstate bridges; to authorize the state highway commission to cooperate with the proper officials of adjoining states in relation to such bridges; to provide the funds for the construction, purchase and maintenance of such bridges; to provide the method of letting the contracts for the construction of such bridges; to authorize any county, township or city in the state to aid in the construction or purchase of such bridges and issue bonds for such purpose and providing for the submission of the same to the electors of such county, township or city; and providing for the operation of such a bridge as a toll bridge for a limited period after which such bridge shall forever be free, with report of committee recommending passage was taken up for consideration.

Sass of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?" Rule 18 was invoked.

The ayes were, 58.

Bixler	Hatter	King	Rice
Buchmiller	Hayes	Knudson	Ryder
Burton	Heald	Lovrien	Rylander
Byers of Fayette	Hill	McCaulley	Sass
Clark	Hollingsworth	McCreery	Shannon
Cole	Holmgren	McIlrath	Shields
Cox	Hopkins	McIntosh	Simmer
Dayton	Hubbard	Mathews	Swanson
Dean	Hush	Nelson of	Taylor
Elliott of Polk	Irwin	Hancock	Van Buren
Elliott of Scott	Istad	Pattison	Van Wert
Figgins	Johnson of	Pendray	Vaughn
Files	Dickinson	Rawlings	Vosseller
Forsling	Johnson of	Read	Wearin
Greene	Keokuk	Reimers	Mr. Speaker
Hall			

The nays were, 29.

Albert	Ditto	Jensen	O'Brien
Allen	Ellsworth	Kline	O'Donnell
Baker	Finnern	Lamb	Paulson
Ballew	Fleming	Lichty	Torgeson
Barnes	Griswold	Lomas	Truax
Berry	Hagglund	Miller	Venard
Bush	Helgason	Mounce	Wamstad
Campbell			

Absent or not voting, 21.

Aiken	Hansen	McMillan	Reno
Bair	Hanson	Nelson of Story	Rutledge
Byers of Linn	Hollis	Orr	Smith
Crozier	Hunt	Randall	Whiting
Eckles	Jaycox	Ratliff	Wilson
Gilmore			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Forsling of Woodbury moved to reconsider the vote by which House File No. 197 passed the House and the motion to reconsider be laid on the table.

Motion prevailed.

#### CONSIDERATION OF SENATE AMENDMENTS

Forsling of Woodbury called up Senate File No. 125 relating to the practice of barbering and moved that the House recede from its amendment, adopted on March 28th.

On the question "Shall the House recede?"

The ayes were, 40.

Albert	Heald	Lichty	Rice
Barnes	Hill	Lomas	Rutledge
Byers of Linn	Hollingsworth	McCaulley	Rylander
Clark	Hollis	McCreery	Sass
Eckles	Holmgren	Mathews	Simmer
Elliott of Polk	Hopkins	Nelson of Story	Van Wert
Figgins	Irwin	Orr	Vaughn
Forsling	Johnson of	Paulson	Venard
Greene	Keokuk	Read	Vosseller
Hall	Knudson	Reno	Wearin
Hayes			

The nays were, 60.

Allen	Files	King	Ratliff
Baker	Finnern	Kline	Rawlings
Ballew	Fleming	Lamb	Reimers
Berry	Griswold	Lovrien	Ryder
Bixler	Hagglund	McIlrath	Shannon
Buchmiller	Hansen	McIntosh	Shields
Burton	Hanson	McMillan	Smith
Bush	Hatter	Miller	Swanson
Byers of Fayette	Helgason	Mounce	Taylor
Campbell	Hunt	Nelson of	Truax
Cole	Hush	Hancock	Van Buren
Cox	Istad	O'Brien	Wamstad
Dayton	Jaycox	O'Donnell	Whiting
Dean	Jensen	Pattison	Wilson
Ditto	Johnson of	Pendray	Mr Speaker
Ellsworth	Dickinson		

Absent or not voting, 8.

Aiken	Crozier	Gilmore	Randall
Bair	Elliott of Scott	Hubbard	Torgeson

Motion to recede lost and the House insisted on its amendment.

### SPECIAL ORDER

The hour having arrived for Special Order, the Senate amendments to House amendments to Senate File No. 169 were taken up for consideration.

### CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, request a call of the House on the consideration of Senate action on House amendments to Senate File No. 169:

AZEL McILRATH  
Z. S. RATLIFF  
J. H. JENSEN  
GEO. M. HOPKINS  
G. W. SMITH  
H. N. HANSON

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Aiken, Bair, Gilmore and Randall, who, on motion, were excused from the call of the House.

McCreery of Linn moved that the House concur in the Senate amendment to House amendment to section seven (7), found in the journal of March 29th.

On the question, "Shall the House concur?"

The ayes were, 69.

Albert	Elliott of Polk	Helgason	Lovrien
Allen	Elliott of Scott	Hollingsworth	McCaulley
Ballew	Ellsworth	Hollis	McCreery
Barnes	Figgins	Holmgren	McIntosh
Burton	Files	Hopkins	McMillan
Byers of Fayette	Fleming	Hunt	Mathews
Byers of Linn	Forsling	Irwin	Mounce
Cole	Hagglund	Istad	Nelson of
Cox	Hall	Jaycox	Hancock
Dayton	Hansen	Knudson	Nelson of Story
Dean	Hatter	Lamb	Orr
Ditto	Hayes	Lichty	Pattison
Eckles	Heald	Lomas	Paulson

Pendray	Rice	Shields	Torgeson
Ratliff	Rutledge	Simmer	Truax
Rawlings	Ryder	Swanson	Vaughn
Read	Rylander	Taylor	Mr. Speaker
Reno	Sass		

The nays were, 25.

Berry	Greene	Johnson of	O'Brien
Bixler	Griswold	Dickinson	Reimers
Buchmiller	Hanson	Johnson of	Shannon
Bush	Hill	Keokuk	Van Wert
Campbell	Hush	Kline	Venard
Clark	Jensen	McIlrath	Wearin
Finnern		Miller	Wilson

Absent or not voting, 14.

Aiken	Gilmore	Randall	Vosseller
Bair	Hubbard	Smith	Wamstad
Baker	King	Van Buren	Whiting
Crozier	O'Donnell		

House concurred in Senate amendment to Section seven.

Speaker pro tempore Mathews in the chair.

Speaker Johnson in the chair.

McCreery of Linn moved that the House recede from its amendment adding section eight-a 1 (8-a1) to the bill.

Barnes of Wright moved the previous question.

Motion prevailed.

On the question, "Shall the House recede?"

The ayes were, 50.

Albert	Ellsworth	Lamb	Pendray
Baker	Finnern	Lichty	Reimers
Ballew	Forsling	Lomas	Reno
Barnes	Greene	McCaulley	Rice
Byers of Fayette	Hall	McCreery	Rutledge
Byers of Linn	Hansen	McIntosh	Ryder
Crozier	Hayes	McMillan	Sass
Dayton	Hill	Mathews	Simmer
Dean	Hollis	Mounce	Truax
Ditto	Holmgren	Orr	Van Buren
Eckles	Hunt	Pattison	Whiting
Elliott of Polk	Irwin	Paulson	Mr. Speaker
Elliott of Scott	Jaycox		

The nays were, 54.

Allen	Burton	Cole	Fleming
Berry	Bush	Cox	Griswold
Bixler	Campbell	Figgins	Hagglund
Buchmiller	Clark	Files	Hanson



Hatter	Johnson of	Nelson of Story	Swanson
Heald	Keokuk	O'Brien	Taylor
Helgason	King	O'Donnell	Torgeson
Hollingsworth	Kline	Ratliff	Van Wert
Hopkins	Knudson	Rawlings	Vaughn
Hubbard	Lovrien	Read	Venard
Hush	McIlrath	Rylander	Vosseller
Istad	Miller	Shannon	Wamstad
Jensen	Nelson of	Shields	Wearin
Johnson of	Hancock	Smith	Wilson
Dickinson			

Absent or not voting, 4.

Aiken	Bair	Gilmore	Randall
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Motion to recede lost and the House insisted on its amendment adding Section 8-a1.

Jaycox of Delaware moved that the House refuse to concur in Senate amendment to lines twelve (12) and thirteen (13) of the House amendment to section thirty-five (35), found in the journal of March 29th.

On the question, "Shall the House concur?"

The ayes were, 3.

Barnes	Hopkins	Read
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The nays were, 97.

Albert	Forsling	King	Reno
Baker	Greene	Kline	Rice
Ballew	Griswold	Knudson	Rutledge
Berry	Hagglund	Lamb	Ryder
Bixler	Hall	Lomas	Rylander
Buchmiller	Hansen	Lovrien	Sass
Burton	Hanson	McCaulley	Shannon
Bush	Hatter	McCreery	Shields
Byers of Fayette	Hayes	McIlrath	Simmer
Byers of Linn	Heald	McIntosh	Smith
Campbell	Helgason	McMillan	Swanson
Clark	Hill	Mathews	Taylor
Cole	Hollingsworth	Miller	Torgeson
Cox	Holmgren	Mounce	Truax
Crozier	Hollis	Nelson of	Van Buren
Dayton	Hubbard	Hancock	Van Wert
Dean	Hunt	Nelson of Story	Vaughn
Eckles	Hush	O'Brien	Venard
Elliott of Polk	Irwn	Orr	Vosseller
Elliott of Scott	Istad	Pattison	Wamstad
Ellsworth	Jaycox	Paulson	Wearin
Figgins	Jensen	Pendray	Whiting
Files	Johnson of	Ratliff	Wilson
Finnern	Dickinson	Rawlings	Mr. Speaker
Fleming	Johnson of	Reimers	
	Keokuk		

Absent or not voting, 8.

Aiken	Bair	Gilmore	O'Donnell
Allen	Ditto	Lichty	Randall

House refused to concur in Senate amendment to lines 12 and 13, of House amendment to Section 35.

Jaycox of Delaware moved that the House concur in remaining Senate amendments to House amendment to section thirty-five (35), found in the journal of March 29th.

On the question, "Shall the House concur?"

The ayes were, 91.

Baker	Greene	Johnson of	Rawlings
Ballew	Griswold	Keokuk	Read
Barnes	Hagglund	King	Reimers
Berry	Hall	Kline	Reno
Bixler	Hansen	Knudson	Rice
Buchmiller	Hanson	Lamb	Rutledge
Burton	Hatter	Lichty	Ryder
Bush	Hayes	Lomas	Sass
Byers of Fayette	Heald	Lovrien	Shannon
Campbell	Helgason	McCreery	Shields
Clark	Hill	McIlrath	Simmer
Cole	Hollingsworth	McIntosh	Smith
Cox	Hollis	McMillan	Swanson
Crozier	Holmgren	Mathews	Taylor
Dayton	Hubbard	Miller	Torgeson
Dean	Hunt	Mounce	Truax
Eckles	Hush	Nelson of Story	Vaughn
Elliott of Polk	Irwin	O'Brien	Venard
Elliott of Scott	Istad	Orr	Wamstad
Ellsworth	Jaycox	Pattison	Wearin
Figgins	Jensen	Paulson	Whiting
Finnern	Johnson of	Pendray	Wilson
Fleming	Dickinson	Ratliff	Mr. Speaker
Forsling			

The nays were, 6.

Albert	Hopkins	Van Wert	Vosseller
Byers of Linn	Rylander		

Absent or not voting, 11.

Aiken	Ditto	McCaulley	O'Donnell
Allen	Files	Nelson of	Randall
Bair	Gilmore	Hancock	Van Buren

The House concurred in remaining Senate amendments to House amendment to Section 35.

Elliott of Scott moved that the House refuse to concur in Senate amendment to House amendment to section forty-eight (48), found in the journal of March 29th.

On the question, "Shall the House concur?"

The ayes were, 6.

Barnes	Jensen	Johnson of	Shannon
Hansen		Dickinson	Venard

The nays were, 94.

Albert	Finnern	King	Read
Allen	Fleming	Kline	Reimers
Baker	Forsling	Knudson	Reno
Ballew	Greene	Lamb	Rice
Berry	Griswold	Lichty	Rutledge
Bixler	Hagglund	Lomas	Ryder
Buchmiller	Hall	Lovrien	Rylander
Burton	Hanson	McCaulley	Sass
Bush	Hatter	McCreery	Simmer
Byers of Fayette	Hayes	McIntosh	Smith
Byers of Linn	Heald	McMillan	Swanson
Campbell	Helgason	Mathews	Taylor
Clark	Hill	Miller	Torgeson
Cole	Hollingsworth	Mounce	Truax
Cox	Hollis	Nelson of	Van Buren
Crozier	Holmgren	Hancock	Van Wert
Dayton	Hopkins	Nelson of Story	Vaughn
Dean	Hubbard	O'Brien	Vosseller
Ditto	Hunt	Orr	Wamstad
Eckles	Hush	Pattison	Wearin
Elliott of Polk	Irwin	Paulson	Whiting
Ellsworth	Istad	Pendray	Wilson
Figgins	Jaycox	Ratliff	Mr. Speaker
Files	Johnson of	Rawlings	
	Keokuk		

Absent or not voting, 8.

Aiken	Elliott of Scott	McIlrath	Randall
Bair	Gilmore	O'Donnell	Shields

House refused to concur in Senate amendment to House amendment to Section forty-eight (48).

On motion of Greene of Pottawattamie the House recessed until 1.30 p. m. today.

#### AFTERNOON SESSION

The House reconvened, Speaker Johnson in the chair.

The House resumed consideration of Senate amendment to House amendments to Senate File No. 169.

McCreery of Linn moved that the House concur in the Senate amendment to its amendment relating to the road poll tax.

On the question, "Shall the House concur?"

The ayes were, 53.

Albert	Ellsworth	Kline	Pendray
Bair	Files	Lamb	Ratliff
Barnes	Finnern	Lichty	Read
Burton	Forsling	Lomas	Reimers
Byers of Fayette	Hall	Lovrien	Reno
Byers of Linn	Hartsen	McCaulley	Rice
Cole	Hayes	McCreery	Rutledge
Crozier	Heald	McIntosh	Ryder
Dayton	Hill	McMillan	Sass
Dean	Hollingsworth	Mathews	Simmer
Ditto	Hollis	Orr	Taylor
Eckles	Hunt	Pattison	Truax
Elliott of Polk	Irwin	Paulson	Mr. Speaker
Elliott of Scott			

The nays were, 51.

Allen	Hagglund	Johnson of	Shannon
Baker	Hanson	Keokuk	Smith
Ballew	Hatter	King	Swanson
Berry	Helgason	Knudson	Torgeson
Bixler	Holmgren	McIlrath	Van Buren
Buchmiller	Hopkins	Miller	Van Wert
Bush	Hubbard	Mounce	Vaughn
Campbell	Hush	Nelson of	Venard
Clark	Istad	Hancock	Vosseller
Cox	Jaycox	Nelson of Story	Wamstad
Figgins	Jensen	O'Brien	Wearin
Fleming	Johnson of	O'Donnell	Whiting
Greene	Dickinson	Rawlings	Wilson
Griswold		Rylander	

Absent or not voting, 4.

Aiken	Gilmore	Randall	Shields
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House refused to concur in Senate amendment to House amendments adding a road poll tax to Senate File No. 169.

McIlrath of Poweshiek moved that the House refuse to concur in the Senate amendment to the House amendment to the title.

On the question, "Shall the House concur?"

The ayes were, 15.

Byers of Linn	Hollingsworth	McCaulley	Sass
Forsling	Hollis	McIntosh	Truax
Hansen	Lamb	Reimers	Whiting
Hill	Lichty	Rice	

The nays were, 83

Albert	Baker	Berry	Burton
Allen	Ballew	Bixler	Bush
Bair	Barnes	Buchmiller	Byers of Fayette

Campbell	Hatter	Lovrien	Read
Clark	Heald	McCreery	Rutledge
Cole	Helgason	McIlrath	Ryder
Cox	Holmgren	McMillan	Rylander
Crozier	Hopkins	Mathews	Simmer
Dayton	Hubbard	Miller	Smith
Dean	Hunt	Mounce	Swanson
Ditto	Hush	Nelson of	Taylor
Eckles	Irwin	Hancock	Torgeson
Elliott of Scott	Istad	Nelson of Story	Van Buren
Ellsworth	Jensen	O'Brien	Van Wert
Figgins	Johnson of	O'Donnell	Vaughn
Files	Dickinson	Orr	Venard
Finnern	Johnson of	Pattison	Vosseller
Fleming	Keokuk	Paulson	Wamstad
Griswold	King	Pendray	Wearin
Hagglund	Kline	Ratliff	Wilson
Hall	Knudson	Rawlings	Mr. Speaker
Hanson	Lomas		

Absent or not voting, 10.

Aiken	Greene	Randall	Shannon
Elliott of Polk	Hayes	Reno	Shields
Gilmore	Jaycox		

House refuses to concur in the Senate amendment to the House amendment to the title of Senate File No. 169.

Ratliff of Henry moved that the call of the House be now raised.

Motion prevailed.

#### MESSAGE FROM THE SENATE

The following message was received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 248, a bill for an act to provide for the payment of the expenses of members of the General Assembly.

WALTER H. BEAM, *Secretary.*

#### CONSIDERATION OF SENATE AMENDMENTS

On request of Hayes of Dubuque, unanimous consent having been given, House File No. 248, a bill for an act to amend the law as it appears in section fourteen (14) of the Code, 1927, so as to provide for the payment of the expenses of members of the General Assembly, with Senate amendments, was taken up and the amendments read and considered.

## SENATE AMENDMENT TO HOUSE FILE NO. 248

Amend as follows:

Strike all that part thereof following the enacting clause and substitute in lieu thereof the following:

"Section 1. Each member of the general assembly and the lieutenant governor shall be paid his actual necessary expenses incurred while in attendance at a session of the legislature, which shall in no case exceed five hundred dollars (\$500.00) for any regular session. Sworn itemized claims therefor shall be filed with the state board of audit and the provisions of Chapter twenty-five (25) of the Code shall be applicable thereto. The members of the Forty-third General Assembly, including the lieutenant governor, shall be entitled to the benefits thereof.

"Sec. 2. This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Jackson Sentinel, a newspaper published at Maquoketa, Iowa, and the Telegraph Herald and Times Journal, a newspaper published at Dubuque, Iowa."

Wilson of Tama moved to amend the Senate amendment to House File No. 248 by striking out in lines four (4) and five (5) of section one (1) the words and figures "five hundred dollars (\$500.00) and inserting in lieu thereof the words and figures "three hundred dollars (\$300.00)".

On the question "Shall the amendment to the Senate amendment be adopted?" a roll call was demanded.

The ayes were, 21.

Albert	Heald	Lamb	Pendray
Buchmiller	Hopkins	Lichty	Ratliff
Burton	Hush	McIlrath	Reimers
Eckles	Istad	Mathews	Van Wert
Fleming	Jaycox	Mounce	Wilson
Hansen			

The nays were, 77.

Allen	Elliott of Scott	Holmgren	McIntosh
Bair	Ellsworth	Hunt	McMillan
Baker	Figgins	Irwin	Miller
Ballew	Files	Jensen	Nelson of
Barnes	Forsling	Johnson of	Hancock
Berry	Greene	Dickinson	Nelson of Story
Bush	Hagglund	Johnson of	O'Brien
Byers of Fayette	Hall	Keokuk	O'Donnell
Byers of Linn	Hanson	King	Orr
Campbell	Hatter	Kline	Pattison
Clark	Hayes	Knudson	Paulson
Crozier	Helgason	Lomas	Rawlings
Dayton	Hill	Lovrien	Read
Dean	Hollingsworth	McCaulley	Reno
Ditto	Hollis	McCreery	Rice

Rutledge	Shields	Torgeson	Vosseller
Ryder	Simmer	Truax	Wamstad
Rylander	Smith	Van Buren	Wearin
Sass	Swanson	Vaughn	Whiting
Shannon	Taylor	Venard	Mr Speaker

Absent or not voting, 10.

Aiken	Cox	Gilmore	Hubbard
Bixler	Elliott of Polk	Griswold	Randall
Cole	Finnern		

Amendment to Senate amendment lost.

Mr. Hayes moved that the House concur in the Senate amendment.

On the question "Shall the House concur?"

The ayes were, 62.

Albert	Files	Johnson of	Rawlings
Allen	Greene	Keokuk	Read
Bair	Hagglund	King	Reimers
Baker	Hall	Kline	Rutledge
Ballew	Hanson	Lomas	Ryder
Barnes	Hatter	Lovrien	Sass
Berry	Hayes	McCreery	Shannon
Byers of Fayette	Heald	Mathews	Simmer
Byers of Linn	Hill	Nelson of	Swanson
Clark	Hollingsworth	Hancock	Truax
Crozier	Hollis	Nelson of Story	Van Buren
Dayton	Holmgren	O'Brien	Vaughn
Dean	Hunt	Orr	Venard
Ditto	Irwin	Pattison	Wamstad
Elliott of Scott	Istad	Paulson	Whiting
Figgins	Jensen	Pendray	Mr. Speaker

The nays were, 34.

Buchmiller	Griswold	Knudson	Rice
Burton	Hansen	Lamb	Rylander
Bush	Helgason	Lichty	Shields
Campbell	Hopkins	McIlrath	Smith
Cole	Hubbard	McIntosh	Taylor
Eckles	Hush	McMillan	Torgeson
Elliott of Polk	Jaycox	Miller	Van Wert
Ellsworth	Johnson of	Mounce	Wilson
Fleming	Dickinson	Ratliff	

Absent or not voting, 12.

Aiken	Finnern	McCaulley	Reno
Bixler	Forsling	O'Donnell	Vosseller
Cox	Gilmore	Randall	Wearin

House concurred in Senate amendment to House File No. 248.

On request of Johnson of Dickinson, House File No. 165, a bill for an act to amend the law as it appears in chapter three hundred fifty-one (351) of the Code, 1927, by adding at the end thereof additional sections providing for the imposition and collection of an estate tax upon the transfer of estates of decedents dying after the twenty-sixth day of February, 1926, and being residents of, or owning property in, the State of Iowa, with Senate amendment, was taken up and the amendmeant read and considered.

#### SENATE AMENDMENT TO HOUSE FILE NO. 165

Amend section 6, line 7 of House File 165 by striking the word "should" and inserting in lieu thereof the word "shall".

Mr. Johnson moved that the House concur in the Senate amendment.

On the question "Shall the House concur?"

The ayes were, 79.

Albert	Files	King	Ratliff
Allen	Fleming	Kline	Reimers
Ballew	Griswold	Knudson	Rice
Barnes	Hagglund	Lamb	Rutledge
Bixler	Hall	Lomas	Ryder
Buchmiller	Hansen	Lovrien	Rylander
Burton	Hanson	McCaulley	Sass
Bush	Hatter	McCreery	Shannon
Byers of Fayette	Heald	McIlrath	Swanson
Byers of Linn	Helgason	McIntosh	Torgeson
Campbell	Hill	Mathews	Truax
Clark	Hollingsworth	Miller	Van Buren
Cole	Holmgren	Mounce	Van Wert
Crozier	Hopkins	Nelson of	Vaughn
Dayton	Hunt	Hancock	Venard
Dean	Hush	Nelson of Story	Vosseller
Eckles	Istad	Orr	Wamstad
Elliott of Polk	Jensen	Pattison	Wearin
Elliott of Scott	Johnson of	Paulson	Whiting
Ellsworth	Dickinson	Pendray	Mr. Speaker
Figgins			

The nays were, 1.

Taylor

Absent or not voting, 28.

Aiken	Gilmore	Johnson of	Rawlings
Bair	Greene	Keokuk	Read
Baker	Hays	Lichty	Reno
Berry	Hollis	McMillan	Shields
Cox	Hubbard	O'Brien	Simmer
Ditto	Irwin	O'Donnell	Smith
Finnern	Jaycox	Randall	Wilson
Forsling			

House concurred in Senate amendment to House File No. 165.



On request of Buchmiller of Greene, House File No. 322, a bill for an act to make an appropriation to compensate Kai Sommer for injury resulting from a collision with a tractor driven by an employee of the Iowa State Highway Commission on or about November 5, 1928, on primary highway No. 61, at or near Key West, Iowa, with Senate amendment, was taken up and the amendment read and considered.

#### SENATE AMENDMENT TO HOUSE FILE NO. 322

Amend House File No. 322 by striking from line two (2) of section one (1) the words and figures "eight hundred dollars (\$800.00)", and inserting in lieu thereof the words and figures "sixteen hundred dollars (\$1600.00)".

Mr. Buchmiller moved that the House refuse to concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 40.

Allen	Eckles	Hunt	Pendray
Barnes	Figgins	Hush	Reimers
Berry	Fleming	Irwin	Rutledge
Bixler	Hatter	Johnson of	Ryder
Byers of Fayette	Hayes	Keokuk	Rylander
Byers of Linn	Hill	Kline	Shannon
Campbell	Hollingsworth	McIlrath	Torgeson
Cox	Hollis	McIntosh	Van Buren
Crozier	Hopkins	Nelson of Story	Vaughn
Dayton	Hubbard	Orr	Vosseller
Ditto			

The nays were, 55.

Albert	Haggelund	Lamb	Read
Bair	Hall	Lomas	Rice
Baker	Hansen	Lovrien	Shields
Ballew	Hanson	McCreery	Simmer
Buchmiller	Heald	McMillan	Smith
Bush	Helgason	Mathews	Swanson
Clark	Holmgren	Mounce	Taylor
Cole	Istad	Nelson of	Truax
Dean	Jaycox	Hancock	Van Wert
Elliott of Scott	Jensen	O'Brien	Venard
Ellsworth	Johnson of	Pattison	Wearin
Files	Dickinson	Paulson	Whiting
Finnern	King	Ratliff	Wilson
Forsling	Knudson	Rawlings	Mr. Speaker
Griswold			

Absent or not voting, 13.

Aiken	Greene	Miller	Reno
Burton	Lichty	O'Donnell	Sass
Elliott of Polk	McCaulley	Randall	Wamstad
Gilmore			

House refused to concur in the Senate amendment to House File No. 322.

On request of Forsling of Woodbury, House File No. 364, a bill for an act to amend section ten thousand seventy-one (10071), Code, 1927, relating to the legalization of conveyances of real estate and to the presumption which shall be indulged as to the names of persons receiving and conveying title, with Senate amendments, was taken up and the amendments read and considered.

#### SENATE AMENDMENTS TO HOUSE FILE NO. 364

Amend House File 364 by adding thereto as Section two (2) thereof the following:

“said section is further amended by striking the word “conclusive” as it appears in line seven (7) thereof and by inserting in lieu thereof the word “presumptive”.

Further amend the bill by inserting the word “adversely” immediately before the word “affected” in the second (2) line of Section two (2) of the bill.

Further amend the bill by renumbering Sections two (2) and three (3) as sections three (3) and four (4) respectively.

Mr. Forsling moved that the House concur in the Senate amendments.

On the question “Shall the House concur?”

The ayes were, 95.

Allen	Cox	Greene	Hunt
Bair	Crozier	Griswold	Hush
Baker	Dayton	Hagglund	Irwin
Ballew	Dean	Hall	Istad
Barnes	Ditto	Hansen	Jaycox
Berry	Eckles	Hanson	Jensen
Bixler	Elliott of Polk	Hatter	Johnson of
Buchmiller	Elliott of Scott	Heald	Dickinson
Burton	Ellsworth	Helgason	Johnson of
Bush	Figgins	Hill	Keokuk
Byers of Fayette	Files	Hollingsworth	King
Campbell	Finnern	Hollis	Kline
Clark	Fleming	Holmgren	Knudson
Cole	Forsling	Hubbard	Lichty

Lomas	O'Brien	Ryder	Van Buren
Lovrien	Orr	Rylander	Van Wert
McCaulley	Pattison	Sass	Vaughn
McIntosh	Paulson	Shields	Venard
McMillan	Pendray	Simmer	Vosseller
Mathews	Ratliff	Smith	Wamstad
Miller	Rawlings	Swanson	Wearin
Mounce	Read	Taylor	Whiting
Nelson of	Reimers	Torgeson	Wilson
Hancock	Rice	Truax	Mr. Speaker
Nelson of Story	Rutledge		

The nays were, none.

Absent or not voting, 13.

Aiken	Hayes	McCreery	Randall
Albert	Hopkins	McIlrath	Reno
Byers of Linn	Lamb	O'Donnell	Shannon
Gilmore			

House concurs in Senate amendments to House File No. 364.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate File No. 191, relating to the regulation of the practice of embalming.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 477, a bill for an act relating to the audit of the accounts of the public departments of the state, to make an appropriation for such audit.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 415, a bill for an act relating to the improvement, maintenance or condemnation of right of way therefor and the filing of right of way maps.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 397, a bill for an act relating to the use of the public highways and to the maximum weight of vehicles and loads which may be carried thereon when such highways are in a soft or thawing condition.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 514, a bill for an act to legalize a Special Election held on the tenth day of August, 1927, in the city of Tama, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 176, a bill for an act relative to the registration of motor vehicles and the right to operate motor vehicles and providing for the suspension of licenses and the surrendering of license plates.

WALTER H. BEAM, *Secretary.*

#### SENATE MESSAGES CONSIDERED

Senate File No. 477, a bill for an act to amend section three hundred forty (340), Code, 1927, relating to the audit of the accounts of the public department of the state, to make an appropriation for such audit, and to repeal section forty-seven hundred fifty-five-b thirty-seven (4755-b37), Code, 1927, and section six (6), chapter eleven (11), Acts, Special Session of the Forty-second (42nd) General Assembly.

Read first and second times and referred to committee on appropriations.

Senate File No. 397, a bill for an act relating to the use of the public highways and to the maximum weight of vehicles and loads which may be carried thereon when such highways are in a soft or thawing condition.

Read first and second times and referred to sifting committee.

Senate File No. 415, a bill for an act to amend section forty-seven hundred fifty-five-b-twenty-seven (4755-b27) of the Code, 1927 relating to the improvement, maintenance, relocation or establishment of primary roads, the purchase or condemnation of right of way therefor and the filing of right of way maps.

Read first and second times and referred to sifting committee.

Hansen of Scott moved that the House resolve itself into a committee of the whole for further consideration of Senate File No. 10.

Motion prevailed, and the House resolved itself into a committee of the whole for the consideration of Senate File No. 10.

Kline of Davis moved that the committee rise.

Motion prevailed.

House reconvened, Speaker Johnson in the chair.

## AMENDMENTS FILED

Greene of Pottawattamie filed the following amendment to Senate File No. 210:

“Amend section one (1) by striking the last three (3) words of line five (5) and all of line six (6).”

On motion of Ratliff of Henry, the House adjourned until Wednesday, April 3rd, at 8:45 a. m.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, APRIL 3, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. E. F. Byers, pastor of the Brethren Church, Hudson, Iowa.

Journal of April 2nd corrected and approved.

## BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor, stating that he had, on April 2nd, approved the following bills:

House Files Nos. 317 and 320.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files Nos. 153, 224, 319, 337, 498, and 248. Senate Files Nos. 14, 89, 99, 136, 191, 236, 238, 239, 241, 242, 269, 276, 285, 289, 314, 331, 339 and 418.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House Files No. 337, 153, 224, 319, 498, and 248.

## BILLS SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 3rd day of April, 1929, sent to the governor for his approval: House Files Nos. 153, 224, 319, 337, 498, and 248.

S. R. TORGESON, *Chairman.*

Report adopted.

APPOINTMENT OF CONFERENCE COMMITTEE ON  
SENATE FILE NO. 125

As a conference committee on Senate File No. 125, the Speaker appointed the following members: Wilson of Tama, Eckles of Butler, Reno of Polk, and Hatter of Iowa.

APPOINTMENT OF CONFERENCE COMMITTEE ON  
SENATE FILE NO. 169

As a conference committee on Senate File No. 169, the Speaker appointed the following members: Bair of Buena Vista, Hunt of Louisa, Ratliff of Henry, and Rutledge of Webster.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 450, a bill for an act relating to the disqualification of the members of the board of control of state institutions.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 388, a bill for an act fixing an allowance for the use of automobiles by public officers in the discharge of their duties.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 150, a bill for an act relating to the speed of motor vehicles on the highways, and to remove the speed limit on motor vehicles weighing three tons or less.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 417, a bill for an act relating to the speed of vehicles within cities and towns, to prohibit the obstruction of extensions of primary roads within cities and towns, to prohibit the erection or maintenance of traffic signs or signals inconsistent with law.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 345, a bill for an act relating to insurance other than life.

WALTER H. BEAM, *Secretary.*

#### SENATE MESSAGES CONSIDERED

Senate File No. 450, a bill for an act to amend section thirty-two hundred eighty (3280), Code, 1927, relating to the disqualification of the members of the board of control of state institutions.

Read first and second times and referred to sifting committee.

Senate File No. 345, a bill for an act to amend the law as it appears in section eighty-nine hundred and fifty-nine (8959) of the Code, 1927, relating to insurance other than life.

Read first and second times and referred to sifting committee.

Senate File No. 417, a bill for an act to amend sections five thousand thirty (5030), five thousand thirty-b-two (5030-b2), five thousand seventy-nine-b-one (5079-b1), five thousand seventy-nine-b-two (5079-b2) and five thousand seventy-nine-b-three (5079-b3), and to repeal section five thousand thirty-b-1 (5030-b1), of the Code, 1927, relating to the speed of vehicles within cities and towns, to prohibit the obstruction of extensions of primary roads within cities and towns, to prohibit the erection or maintenance of traffic signs or signals inconsistent with law, and to provide penalties therefor.

Read first and second times and referred to sifting committee.

Senate File No. 150, a bill for an act to amend sections five thousand twenty-eight (5028) and five thousand twenty-one (5021), of the Code of 1927, relating to the driving of motor vehicles on the highways; to amend section five thousand twenty-nine (5029) of the Code of 1927, relating to the speed of motor vehicles on the highways, and to remove the speed limit on motor vehicles weighing three tons or less.

Read first and second times and referred to sifting committee.



Senate File No. 388, a bill for an act fixing an allowance for the use of automobiles by public officers in the discharge of their duties.

Read first and second times and referred to siftign committee.

#### COMMITTEE OF THE WHOLE

Wilson of Tama moved that the House resolve itself into a committee of the whole for the further consideration of Senate File No. 10.

On motion of Baker of Jasper the committee of the whole arose.

The House reconvened, Speaker Johnson in the chair.

On motion of Berry of Monroe the House adjourned until 1:15 p. m. today.

#### AFTERNOON SESSION

The House reconvened, Speaker Johnson in the chair.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption :

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files Nos. 37, 133, 191, 240, 266, 378, and 518.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

#### BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House Files Nos. 37, 133, 191, 240, 266, 378, and 518.

#### BILLS SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 3rd day of April, 1929, sent to the governor for his approval: House Files Nos. 37, 133, 191, 240, 266, 378, and 518.

S. R. TORGESON, *Chairman.*

Report adopted.

#### BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor, announcing that he had, on April 3rd, approved the following bills:

House Files Nos. 153, 248, 224, 319, 337 and 498.

Hansen of Scott moved that the House resolve itself into a committee of the whole for further consideration of Senate File No. 10.

On motion of Baker of Jasper the committee of the whole arose.

House reconvened, Speaker Johnson in the chair.

On motion of Crozier of Mahaska, the House adjourned until 8:45 a. m. Thursday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, APRIL 4, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. J. W. Reed, pastor of the Methodist church, Independence, Iowa.

Journal of April 3rd corrected and approved.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

**MR. SPEAKER:** Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Joint Resolution No. 8, Senate Files Nos. 121, 225, 243, 244, 245, 248, 249, 277, 279, 294, 297, 319 and 409.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate Files Nos. 14, 89, 99, 136, 191, 236, 238, 239, 241, 242, 269, 276, 285, 289, 314, 331, 339, 418, 121, 225, 243, 244, 245, 248, 249, 277, 279, 294, 297, 319, 409, and Senate Joint Resolution No. 8.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 416, a bill for an act relating to the powers of road patrolmen, and to prohibit the use of certain worn or damaged tires on motor vehicles.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 362, a bill for an act relating to the registration and protection of the insignia of lodges and fraternal societies.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 325, a bill for an act to make an appropriation to Gerald L. Bölen to compensate him for injuries received while an employee of the Iowa State Highway Commission.

Also, that the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 11, memorializing congress of the United States to refund Internal Revenue taxes assessed on sales of farm lands based on paper profits in the mid-west during the boom years of 1919-20-21.

Also, that the President pro tem of the Senate has appointed as members of the conference committee on Senate File 169, on the part of the Senate, Senators Bergman, Shaff, Ickis, and Moen.

Also, that the Senate has concurred in House amendments to Senate File No. 168, an act to legalize the Farmer's Creamery Company of Lone Rock, Lone Rock, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 264, a bill for an act to prohibit the operation of motor vehicles upon public highways by persons who are not licensed as operators, or as chauffeurs, to provide for the issuance of such licenses, etc.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 478, a bill for an act to provide for the erection of a monument at the grave of Merle D. Hay at Glidden, Iowa, and to make an appropriation therefor.

Also, that the Senate refuses to concur in House amendment to Senate File No. 200, relating to the furnishing of labor and services in connection with public improvements.

WALTER H. BEAM, *Secretary.*

## SENATE MESSAGES CONSIDERED

Senate File No. 362, a bill for an act to provide for the registration and protection of the names, badges, mottoes, buttons, decorations, charms, emblems, rosettes, and other insignia of associations, lodges, orders, fraternal societies, beneficial societies or fraternal and beneficial societies or associations, historical, military or veterans' organizations, labor union, foundation, federation, or any other society, organization, or association, degree, branch, subordinate lodge, or auxiliary thereof; to prohibit the wearing, exhibition, display, or use of the same, by any person not entitled to wear, exhibit, display, or use the same; and fixing a penalty for the violation of this act.

Read first and second times and referred to sifting committee.

Senate File No. 264, a bill for an act to repeal sections forty-nine hundred forty-three (4943) to forty-nine hundred sixty (4960), inclusive, Code, 1927, to prohibit the operation of motor vehicles upon public highways by persons who are not licensed as operators, or as chauffeurs, to provide for the issuance of such licenses, to prohibit the issuance of such licenses to certain persons, to prescribe the conditions of such licenses, to fix and declare the liability of persons for the operation of motor vehicles, to require a report of convictions of violations of laws regulatory of motor vehicles, to provide for the revocation and suspension of such licenses, to declare certain acts relative to the subject matter of this chapter to be public offenses, to provide for the punishment of such acts, to fix the time when this act shall take effect, to amend section forty-nine hundred ninety-nine (4999), Code, 1927, relating to the disposition of motor vehicle and other fees, and to provide that this enactment shall be a part of chapter two hundred fifty-one (251), Code, 1927.

Read first and second times and referred to sifting committee.

Senate File No. 478, a bill for an act, to provide for the erection of a monument at the grave of Merle D. Hay at Glidden, Iowa, and to make an appropriation therefor.

Read first and second times and referred to committee on appropriations.

Senate File No. 416, a bill for an act to amend sections five thousand forty-five (5045), five thousand sixty-five (5065) and five thousand sixty-six (5066), relating to motor vehicles, to repeal section five thousand one hundred five-a twenty-seven (5105-a27) relating to motor vehicle carriers, to empower the state highway commission to enforce the traffic laws relative to travel on primary roads and on certain extensions thereof, to authorize the state highway commission to establish rules and regulations and to issue orders relative to the use of the primary roads and certain extensions thereof, to provide a penalty for the violation of such rules, regulations and orders, to authorize said commission to confer the powers of a peace officer on certain of its employees, to amend section four thousand seven hundred seventy-nine (4779), relating to the powers of road patrolmen, and to prohibit the use of certain worn or damaged tires on motor vehicles, all sections herein referred to being of the Code, 1927.

Read first and second times and referred to sifting committee.

#### CONSIDERATION OF SENATE AMENDMENTS

On request of Forsling of Woodbury, House File No. 112, a bill for an act to amend section eleven thousand seven hundred sixty (11760), Code of 1927, relating to exemptions from execution, with Senate amendments, was taken up and the amendments read and considered.

#### SENATE AMENDMENTS TO HOUSE FILE NO. 112

Amend by striking the last two paragraphs thereof, Nos. 21 and 22, respectively, in the bill, and by inserting in lieu thereof the following:

"21. If the debtor is a resident of this state and is the head of a family, and does not own one or more of the foregoing items of property, his wife, if she is an actual member of the family, and owns one or more such items, and is the debtor, shall be entitled to hold such items exempt from execution.

22. If the debtor is a resident of this state and a woman other than the head of a family, she may hold exempt from execution one sewing machine, and poultry to the value of fifty dollars (\$50.00)".

Mr. Forsling moved that the House concur in the Senate amendments.

On the question "Shall the House concur?"

The ayes were, 75.

Albert	Greene	King	Reimers
Baker	Griswold	Knudson	Rice
Ballew	Hagglund	Lamb	Rutledge
Barnes	Hall	Lichty	Ryder
Berry	Hansen	Lovrien	Rylander
Buchmiller	Hatter	McCaulley	Shannon
Bush	Heald	McCreery	Simmer
Cole	Helgason	McIlrath	Smith
Cox	Hill	McIntosh	Swanson
Crozier	Hollingsworth	McMillan	Torgeson
Dayton	Holmgren	Miller	Truax
Ditto	Hopkins	Mounce	Van Buren
Eckles	Hush	Nelson of	Van Wert
Elliott of Scott	Irwin	Hancock	Venard
Ellsworth	Istad	Pattison	Wamstad
Figgins	Jaycox	Paulson	Wearin
Files	Jensen	Pendray	Whiting
Finnern	Johnson of	Ratliff	Wilson
Fleming	Dickinson	Read	Mr. Speaker
Forsling			

The nays were, 1.

Taylor

Absent or not voting, 32.

Aiken	Dean	Johnson of	Orr
Allen	Elliott of Polk	Keokuk	Randall
Bair	Gilmore	Kline	Rawlings
Bixler	Hanson	Lomas	Reno
Burton	Hayes	Mathews	Sass
Byers of Fayette	Hollis	Nelson of Story	Shields
Byers of Linn	Hubbard	O'Brien	Vaughn
Campbell	Hunt	O'Donnell	Vosseller
Clark			

House concurred in Senate amendments to House File No. 112.

#### EXPLANATION OF VOTE

We desire to offer the following explanation of our vote against House File No. 248:

1. We hold that the passage of House File No. 248 with the expense allowance provided therein, added to the compensation of the members of this General Assembly is in direct conflict with the plain intent of Article III, section twenty-five of the Constitution which provides that: "No General Assembly shall have power to increase the compensation of its own members".

2. We hold that having offered ourselves as candidates, and having accepted office after election with full knowledge of the compensation

provided by law, it would be unseemly in us to attempt by our votes to force an increase in that compensation.

3. We hold that since many members are now keeping their expenses substantially below Five Hundred Dollars, the fixing of that amount as the maximum allowance for "actual and necessary expenses", will bring about a decided unfairness as between members, and will create a condition favorable to extravagance.

LEROY SHIELDS.

Z. S. RATLIFF.

Hansen of Scott moved that the House resolve itself into a committee of the whole for further consideration of Senate File No. 10. Motion prevailed.

On motion of Baker of Jasper, the committee rose. House reconvened, Speaker Johnson in the chair.

#### RESOLUTION FILED

Griswold of Madison filed the following resolution and requested that it be printed for information:

*Whereas*, The legislature is a separate branch of government as distinguished from the administrative or executive branch, and its province is to determine what, if any, legislative action shall be taken in any matter free from the influence of the executive or administrative branch of government, and

*Whereas*, It is common knowledge among the members of the Forty-third General Assembly that Fred White, Chief Engineer of the Highway Commission, an administrative body has spent a great deal of his time during the present session of the legislature in attendance upon legislative sessions and in conference with members of the General Assembly, both in and out of session, seeking to influence highway legislation, and

*Whereas*, It is common knowledge of the people of the state that Mr. White has devoted a large part of his time during the past year going about the state spreading propoganda with reference to the particular kind of road legislation desired by him, and

*Whereas*, As Chief Engineer of the Highway Commission he is employed for the purpose of directing the engineering work in road construction matters in the State of Iowa, an administrative function, and for no other purpose, and

*Whereas*, In devoting his time to attendance upon the legislature and seeking to determine and fix legislative action, he is interfering with legislative functions and in going about the state demanding that the



people support only a particular kind of road legislation the state is deprived of his services as an engineer during the period of time the legislature is in session, therefore,

*Be It Resolved by the House of Representatives of the State of Iowa,* That we condemn the practice indulged in by the Chief Engineer of the State Highway Commission, Mr. Fred White, in attending the sessions of the legislature and in interviewing members of the General Assembly, both in and out of session, and in seeking to fix and determine any road legislation, and

*Be It Further Resolved,* That we recommend to the State Highway Commission of the State of Iowa that it is their duty as an administrative body of the State to see that the Chief Engineer is in attendance at his duties as engineer at all times in looking after road construction matters throughout the state, and

*Be It Further Resolved,* That the Highway Commission be and is hereby instructed that it is a body created by the legislature and is therefore under its supervision and that when any information is desired by this Body, or by any committee of this Body, from the Highway Commission, that the Commission will be notified when to appear before the legislature, or a committee thereof, and what particular officers or employees of the Highway Commission, if any, whose presence they require, and

*Be It Further Resolved,* That the Chief Clerk of the House of Representatives is hereby directed to message a copy of this resolution to the Senate.

On motion of Venard of Sioux the House adjourned until 8:45 a. m., Friday.

# JOURNAL OF THE HOUSE

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HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, APRIL 5, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. J. L. McCorison, Jr., pastor of the Little Brown Church in the Vale, Nashua, Iowa.

Journal of April 4th corrected and approved.

## INTRODUCTION OF BILLS

House File No. 539, by committee on claims, a bill for an act to make an appropriation to the Clear Lake Electric Light and Power Company, Clear Lake, Iowa.

Read first and second times and referred to committee on appropriations.

House File No. 540, by committee on claims, a bill for an act to make an appropriation to Emmet County, Iowa, for special assessment, drainage, and graveling taxes on state owned land.

Read first and second times and referred to committee on appropriations.

House Joint Resolution No. 8, by committee on conservation of resources, a joint resolution providing for the appointment of an investigating committee whose duty it shall be to investigate the advisability of establishing a state park upon the west bank of Spirit Lake located in Dickinson County, Iowa, and providing that said committee shall report its findings and recommendations thereon to the Forty-fourth General Assembly, and to provide an appropriation sufficient to pay the expense of said committee.

Read first and second times and referred to committee on appropriations.

## RESOLUTION CALLED UP

Griswold of Madison called up the resolution filed by him and found in the journal of April 4th, which was read for information of the House and laid over under Rule 34.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

**MR. SPEAKER:** Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files Nos. 112, 325, 165, 176, 364 and 514. Senate Files Nos. 229, 298, 326, 332, 355, 374, 396, 400 and 448.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House Files Nos. 112, 325, 165, 176, 364 and 514.

Senate Files Nos. 229, 298, 326, 332, 355, 374, 396, 400 and 448.

## BILLS SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

**MR. SPEAKER:** Your committee on enrolled bills respectfully reports that it has on this 5th day of April, 1929, sent to the governor for his approval: House Files Nos. 112, 325, 165, 176, 364 and 514.

S. R. TORGESON, *Chairman.*

Report adopted.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has refused to concur in House Amendment to Senate File No. 291, relating to extension of water mains.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 350, a bill for an act to amend section 11668 of the Code, 1927, to require notice of levy of execution in certain cases to be entered in encumbrance book of the clerk of the district court.

WALTER H. BEAM, *Secretary.*

#### SENATE MESSAGE CONSIDERED

Senate File No. 350, a bill for an act to amend section eleven thousand six hundred sixty-eight (11668) of the Code, 1927, to require notice of levy of execution in certain cases to be entered in encumbrance book of the clerk of the district court.

Read first and second times and referred to sifting committee.

Hansen of Scott moved that the House resolve itself into a committee of the whole for further consideration of Senate File No. 10.

Motion prevailed.

On motion of Elliott of Scott, the committee of the whole arose.

House reconvened, Speaker Johnson in the chair.

#### LEAVE OF ABSENCE

Leave of absence was granted as follows: Griswold of Madison for the remainder of the day, on request of Venard of Sioux.

Simmer of Wapello, chairman of the committee of the whole, submitted the following report:

#### REPORT OF THE COMMITTEE OF THE WHOLE

MR. SPEAKER: The committee of the whole to which was referred Senate File No. 10 beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the bill be amended as follows:

Amend Senate File No. 10, section two (2) by inserting as line 44-a the following:

“For the purpose of complying with federal ruling in the matter of holding schools of instruction when requested, there is hereby appropriated five thousand dollars (\$5,000.00) or so much thereof as may be necessary.”

Amend section five (5), line twenty-three (23) by striking the figures “2,500.00” and inserting in lieu thereof “2,000.00”.

Amend section nine (9) as follows:

Line twelve (12) strike "2,000.00" and insert "2,200.00".

After line fourteen (14) insert the following:

"14-a. Assistant purchasing agent.....\$1,320.00"

Also lines fifteen (15) and sixteen (16) strike the figures "1,500.00" and insert in lieu "1,600.00";

Strike line nineteen (19) and insert the following:

"19. Stenographers (4) .....\$4,800.00"

Strike line twenty-four (24) and insert the following:

"24. Chief draftsman .....\$3,000.00"

After line twenty-four (24) insert the following:

"24-a. Draftsmen (not to exceed).....\$4,000.00"

Line twenty-nine (29) strike the figures "11,500.00" and insert "12,700.00".

Line thirty-one (31) strike the figures "2,000.00" and insert "1,800.00".

Line forty-five (45) strike "800.00" and insert "600.00".

Amend section ten (10) by striking line nineteen-a (19-a).

Amend section eleven (11), line seven (7), by striking the figures "276,000.00" and inserting "291,500.00".

Amend section twelve (12), line twenty-seven (27) by striking the figures "2,000.00" and inserting "4,000.00".

Amend section fourteen (14), line twelve (12), by striking the figures "1,800.00" and inserting "1,620.00".

Amend section fourteen-a (14-a), line eleven (11), by striking the figures "50,000.00" and inserting "30,000.00".

Amend section seventeen (17), line seven (7), by striking the figures "3,000.00" and inserting "2,700.00".

Amend section eighteen (18), line nine (9), by striking the figures "2,000.00" and inserting "1,800.00";

Also line thirteen (13) by striking out the word "geographical" and inserting in lieu thereof "geological";

Also line thirteen (13) by striking the figures "5,000.00" and inserting "3,500.00";

Also line thirteen-a (13-a) by striking the figures "6,000.00" and inserting "3,000.00".

Amend section nineteen (19), line eight (8), by striking the figures "3,000.00" and inserting "2,850.00";

Also line twelve (12) by striking the figures "1,500.00" and inserting "1,400.00".

Amend section twenty-one (21), line nineteen (19), by striking the figures "3,600.00" and inserting "3,000.00".

Also line forty-nine (49) by striking the figures "6,000.00" and inserting "4,500.00".

Amend section twenty-two (22), line fourteen (14), by striking the figures "2,400.00" and inserting "2,640.00".

Also by striking line twenty-five (25) and inserting in lieu thereof the following:

"25. ernors and President Herbert Hoover.....2,500.00"

Amend section twenty-five (25) by striking line twenty-eight (28) and inserting in lieu thereof the following:

"28. Premium on bond for commissioner.....150.00"

Amend section twenty-six (26), line nineteen (19), by striking the figures "50,000.00" and inserting "60,000.00".

Amend section twenty-nine (29), line nine (9), by striking the figures "2,500.00" and inserting "2,400.00";

Also line fifteen (15) by striking the figures "1,500.00" and inserting in lieu "1,800.00";

Also line twenty-nine (29) by striking the figures "1,200.00" and inserting in lieu "1,320.00";

Also line fifty-two (52) by striking the figures "1,000.00" and inserting "2,000.00".

Amend section thirty-seven (37), line eleven (11), by striking the figures "50,000.00" and inserting "70,000.00";

Also by striking line eleven-a (11-a) and inserting in lieu thereof the following:

"11-a. Mining camp schools emergency fund.....10,000.00"

Amend section thirty-nine (39), line nine (9), by striking the figures "3,200.00" and inserting "3,000.00";

Also line eleven (11) by striking the figures "2,400.00" and inserting "2,100.00".

Amend section forty (40), line eight (8), by striking the figures "3,300.00" and inserting "3,000.00";

Also by striking line sixteen-a (16-a) and inserting in lieu thereof the following:

"SECURITIES DEPARTMENT

Superintendent .....	\$4,000.00
Deputy Superintendent .....	3,000.00
Chief Clerk .....	1,800.00
For such examiners, investigators, clerks, stenographers, bookkeepers, supplies, traveling expenses and incidentals as are found necessary for the purpose of administering the Securi- ties Department as provided in House File No. 201 .....	21,200.00

The number of such employees, other than Superintendent, Deputy Superintendent, and Chief Clerk, and their salaries to be fixed by the Committee on Retrenchment and Reform.

The total amount expended in administering the Securities Department in any year, however, shall not exceed the revenue derived from such administration.

Amend section forty-five (45), line twenty-five-a (25-a), by striking the figures "1,200.00" and inserting "1,100.00".

Amend section forty-six (46), line thirty-three (33), by striking the figures "566,919.48" and inserting "546,919.48";

Also by striking line sixty-one (61) and inserting in lieu the following:

"61. Completing the Juvenile Cottage.....15,000.00";

Also insert as line sixty-two (62) the following:

"Repair to Steam Heat and Water Plant.....10,000.00";

Also by inserting after line sixty-two (62) the following:

"62-a. For Junior Boys' Cottage.....15,000.00";

Also by inserting as line seventy-six (76) the following:

"Fencing .....

1,000.00";

Also line seventy-eight (78) strike the figures "15,000.00" and insert in lieu "25,000.00";

Also by inserting as line eighty-four (84) the following:

"Remodeling old laundry for storeroom and bakery.....10,000.00";

Also by inserting after line eighty-four (84) the following:

"84-a. Engine and Generator.....16,000.00";

Also by striking lines eighty-nine (89) to ninety-one-a (91-a), inclusive, and inserting in lieu thereof the following:

"89. The amounts appropriated for fencing, laundry building and equipment, engine and generator, and remodeling old laundry for storeroom and bakery, are available after July 1, 1930."

Also strike line ninety-nine (99) and insert in lieu thereof the following:

"99. Hope Hall equipment.....10,000.00";

Also insert as line one hundred eleven (111) the following:

"Remodeling Old Dairy Barn.....6,500.00";

Also insert as lines one hundred thirty-four (134) and one hundred thirty-five (135) the following:

"Remodeling and Equipping Farm House on Willets Farm for Patients .....12,000.00"

Also line one hundred forty-eight (148) strike the figures "219,290.00" and insert in lieu "222,290.00";

Also insert as line one hundred fifty-one-a (151-a) the following:

"For the Erection of a New Smoke Stack.....3,000.00";

Also amend subsection eight-a (8-a), line three (3), by striking the words and figures "twenty-four thousand six hundred dollars (\$24,600.00)" and inserting in lieu thereof "twenty-two thousand six hundred dollars (\$22,600.00)"; also strike from lines six and seven the words and figures "and new greenhouse, \$2,000.00";

Also by striking lines one hundred eighty-a (180-a) and one hundred eighty-one (181);

Also insert as line one hundred eighty-two (182) the following:

"Coal Bunkers .....12,000.00";

Also by striking lines one hundred eighty-seven (187) to one hundred ninety-two (192), inclusive, and inserting in lieu thereof the following:

"9-a. The Board of Control is hereby authorized to use from the "Maintaining and Establishing of Industries" Fund, one hundred seventy thousand dollars (\$170,000.00), or so much thereof as may be necessary, for enlarging cell houses one hundred fifty thousand dollars (\$150,000.00), new cheese factory building five thousand dollars (\$5,000.00), creamery at Clive Farm five thousand dollars (\$5,000.00), and completion of dairy barn ten thousand dollars (\$10,000.00)."

Also insert after line two hundred thirty-two (232) the following:

"232-a. Coal Bunkers .....7,500.00";

Also insert as line two hundred forty-five (245) the following:

"New Boilers and Remodeling Power House.....40,000.00";

Also by striking lines two hundred fifty-two (252) and two hundred fifty-three (253) and inserting in lieu thereof the following:

"252. Roads and Driveways .....500.00";



Also by striking lines two hundred fifty-nine (259) to two hundred sixty-three (263), inclusive, and inserting in lieu thereof the following:

"259. The amounts appropriated for new machinery, new hospital, etc., redecorating and repairing chapel, hog house, chicken houses, roads and driveways, and fruit trees, etc., are not available until July 1, 1930."

Also insert after line two hundred seventy-three (273) the following:

"273-a. Engine and Generator .....10,000.00";

Also strike the following from line two hundred ninety-a (290-a):

"For state roads at the state institutions under the Board of Control for said biennium,"; also capitalize the word "the" preceding the word "sum";

Amend section forty-seven (47), line twenty-one (21), by striking the figures "3,300,000.00" and inserting "3,147,000.00";

Also strike from line twenty-nine (29) the words "Including Library Site" and the figures "650,000.00" and insert in lieu thereof "500,000.00";

Also line forty-one (41) strike the figures "2,541,000.00" and insert "2,441,000.00";

Also line fifty-one (51) by inserting preceding the word "Marketing" the word "Cooperative";

Also strike line fifty-one-b (51-b), fifty-one-c (51-c), fifty-one-d, (51-d), and fifty-one-e (51-e) and insert in lieu thereof the following:

"51-b. Research for onion, sugar beet, nursery, and melon disease control and vegetable crops for melon district.....30,000.00";

Also strike lines fifty-one-f (51-f) and fifty-one-g (51-g) and insert in lieu thereof the following:

"51-c. Research for Reduction of Fat in Buttermilk and for standardization of Fat in Butter and Cheese Manufacturing.....12,000.00";

Also line fifty-three (53) strike the figures "100,000.00" and insert in lieu "75,000.00";

Also line fifty-four (54) strike the figures "100,000.00" and insert in lieu "75,000.00";

Also line sixty-four (64) strike the figures "902,000.00" and inserting in lieu "887,000.00";

Also line sixty-six (66) strike the figures "40,000.00" and insert in lieu "30,000.00";

Also insert after line sixty-six (66) the following:

"66-a. No summer school shall be held within a radius of thirty-five miles of an accredited college where a summer school is held, during this biennium."

Also line eighty-one (81) after the word "Building" insert the following:

"and extension of water mains".

Also strike line ninety-nine, (subsection 6) and insert in lieu the following:

"19 (6). For the purpose of carrying out the provisions of Chapter 199, Code of 1927, for the biennium beginning July 1, 1929, and ending June 30, 1931, the sum of one million eight hundred fifty thousand dollars (\$1,850,000.00) or so much thereof as may be necessary, to be expended in the manner and under the authority provided in said chapter. No funds shall be expended under the provisions of section forty hundred twenty-eight (4028) of the Code, 1927, in excess of the amount herein appropriated."

Amend Section fifty-four (54), line two (2), by striking the words and figures "three hundred dollars (\$300.00)" and inserting in lieu thereof "six hundred dollars (\$600.00)".

LEONARD SIMMER, Chairman.

Report adopted.

Johnson of Dickinson moved to amend the amendments proposed by the committee of the whole by striking therefrom the amendment to line twelve (12) of section fourteen (14).

Amendment adopted.

Hill of Floyd moved to amend the amendments proposed by the committee of the whole by striking therefrom the amendment to line forty-nine (49) of section twenty-one (21).

Amendment adopted.

Elliott of Scott moved that the amendments proposed by the committee of the whole, as amended, be adopted.

Motion prevailed, and the amendments, as amended, were adopted.

On motion of Barnes of Wright the House adjourned until 1:15 p. m. today.

#### AFTERNOON SESSION

The House reconvened, Speaker Johnson in the chair.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 504, a bill for an act to provide for the payment by the state of certain sums of money for the support of rural schools.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 76, a bill for an act relating to the assessment of property for taxation.

WALTER H. BEAM, *Secretary*.

#### SENATE AMENDMENTS TO HOUSE FILE NO. 504

Strike the period (.) at the end of section four (4) and substitute a semi-colon (;) and add the following:

“provided, however, that if the state of Iowa has paid any tuition for the children of appointees or employees of the governing body in charge of such lands the executive council shall deduct such amount from the amount certified to it as provided in this act.”

#### SENATE MESSAGE CONSIDERED

Senate File No. 76, a bill for an act relating to the assessment of property for taxation, to create a state board of assessment and review, to define the powers, rights, and duties of said board and of the officers thereof, and of other public officers with reference to said subject matter, to repeal chapters nineteen (19) and twenty-two (22), relating to the director of the budget, to amend chapters twenty (20), twenty-one (21), twenty-three (23), and twenty-four (24), relating to the director of the budget, and chapters three hundred thirty-six (336) to three hundred forty-one (341), inclusive, and chapter two hundred forty-one-A one (241-A1), relating to the assessment of certain public utilities, to amend section three hundred two (302), relating to supplies for public officers, to amend section ten hundred sixty-three (1063), relating to the bonds of public officers, and to amend section eleven thousand two hundred sixty-eight (11268), relating to criminating questions in the examination of witnesses, all of the Code, 1927, to transfer to the board herein created the duties of the director of the budget, and of the executive council insofar as the duties of said council relate to the assessment of public utilities, to coordinate existing statutes with this act, and to make an appropriation for the purpose of carrying out the provisions of this act.

Read first and second times and referred to sifting committee.

## CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, request a call of the House for the consideration of Senate File No. 10 and any business that may be brought before the House on Saturday, April 6th:

AZEL MCILRATH  
GEO. M. HOPKINS  
BREDE WAMSTAD  
J. H. JENSEN  
W. WALTER WILSON  
O. J. REIMERS  
RAYMOND JOHNSON

The roll was called to ascertain the absentees.

The roll call disclosed that all members were present except Aiken, Griswold, Randall and Simmer, who, on motion, were excused from the call of the House.

The House resumed consideration of Senate File No. 10.

Shannon of Cass offered the following amendment and moved its adoption:

Amend by striking line nine (9) of section fifteen (15).

Also, amend by striking in line eleven (11) of section fifteen (15) the figures "\$63,000." and inserting in lieu thereof the figures "\$38,000."

Also, amend by striking in line fourteen (14) of section fourteen (14) the figures "\$63,000" and inserting in lieu thereof the figures "\$38,000".

Eckles of Butler moved the previous question on the amendment.

Motion prevailed.

Amendments lost.

Elliott of Polk offered the following amendment and moved its adoption:

Amend by striking in line thirty-five (35) of section twenty-two (22) the figures "\$2400" to "\$2700".

Amendment lost.

King of Clay offered the following amendment and moved its adoption:

Amend by striking in line twenty-one (21) of section twenty-eight (28) the figures "\$1750" and insert in lieu thereof "\$2300".

Amendment adopted.

Torgeson of Worth offered the following amendment and moved its adoption:

Amend section fifty-four (54) of Senate File ten (10) as passed by the Senate, by striking in line two (2) thereof the following:

"employ a secretary at"

and substituting in lieu thereof the following:

"pay it's secretary".

Amendment adopted.

Holmgren of Palo Alto asked and obtained unanimous consent to withdraw the amendment to Senate File No. 10, filed by him and found in the journal of January 26th.

Berry of Monroe offered the following amendment and moved its adoption:

Amend by striking lines sixty-eight (68) and sixty-nine (69) of section forty-seven (47).

Eckles of Butler moved the previous question.

Motion prevailed.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 58.

Allen	Ellsworth	Johnson of	O'Brien
Bair	Figgins	Dickinson	O'Donnell
Baker	Files	Johnson of	Reimers
Barnes	Fleming	Keokuk	Reno
Berry	Gilmore	King	Rice
Bixler	Hagglund	Kline	Sass
Buchmiller	Hanson	Knudson	Shields
Burton	Hatter	Lamb	Smith
Bush	Hayes	Lovrien	Swanson
Campbell	Helgason	McCaulley	Taylor
Clark	Hill	McIlrath	Torgeson
Cox	Holmgren	Miller	Van Buren
Crozier	Hopkins	Mounce	Venard
Dayton	Hubbard	Nelson of	Vosseller
Dean	Istad	Hancock	
Ditto	Jensen		

The nays were, 46.

Albert	Byers of Linn	Elliott of Polk	Forsling
Ballew	Cole	Elliott of Scott	Greene
Byers of Fayette	Eckles	Finnern	Hall

Hansen	Lomas	Paulson	Shannon
Heald	McCreery	Pendray	Truax
Hollingsworth	McIntosh	Ratliff	Van Wert
Hollis	McMillan	Rawlings	Vaughn
Hunt	Mathews	Read	Wamstad
Hush	Nelson of Story	Rutledge	Wearin
Irwin	Orr	Ryder	Whiting
Jaycox	Pattison	Rylander	Wilson
Lichty			Mr. Speaker

Absent or not voting, 4.

Aiken	Griswold	Randall	Simmer
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Amendment adopted.

Forsling of Woodbury moved the previous question on the bill.

Motion prevailed.

Hansen of Scott moved that the totals be corrected to correspond with the amendments adopted.

Motion prevailed.

Hansen of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 101.

Albert	Files	Johnson of	Rawlings
Allen	Finnern	Keokuk	Read
Bair	Fleming	King	Reimers
Baker	Forsling	Kline	Reno
Ballew	Gilmore	Knudson	Rice
Barnes	Greene	Lamb	Ryder
Berry	Hagglund	Lichty	Rylander
Bixler	Hall	Lomas	Sass
Buchmiller	Hansen	Lovrien	Shannon
Burton	Hanson	McCaulley	Shields
Bush	Hatter	McCreery	Smith
Byers of Fayette	Hayes	McIlrath	Swanson
Byers of Linn	Heald	McIntosh	Taylor
Campbell	Helgason	McMillan	Torgeson
Clark	Hill	Mathews	Truax
Cole	Hollingsworth	Miller	Van Buren
Cox	Hollis	Mounce	Van Wert
Crozier	Holmgren	Nelson of	Vaughn
Dayton	Hopkins	Hancock	Venard
Dean	Hubbard	O'Brien	Vosseller
Ditto	Hush	O'Donnell	Wamstad
Eckles	Irwin	Orr	Wearin
Elliott of Polk	Istad	Pattison	Whiting
Elliott of Scott	Jaycox	Paulson	Wilson
Ellsworth	Jensen	Pendray	Mr. Speaker
Figgins	Johnson of	Ratliff	
	Dickinson		

The nays were, 2.

Nelson of Story Rutledge

Absent or not voting, 5.

Aiken  
Griswold

Hunt

Randall

Simmer

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 402, a bill for an act relating to banking.

WALTER H. BEAM, *Secretary*.

#### CONSIDERATION OF SENATE AMENDMENTS

On request of Ratliff of Henry, unanimous consent having been given, House File No. 402, a bill for an act: (1) to amend section ninety-one hundred thirty-six (9136) of the Code, 1927, relating to the number of examiners and office help; (2) to amend section ninety-one hundred thirty-seven (9137) of the Code, 1927, relating to transferring charter powers to State Banking Board; (3) relating to investment restrictions of state banks and trust companies; (4) repealing sections ninety-one hundred sixty (9160) and ninety-two hundred six (9206) of the Code, 1927, relating to minimum capitalization of banks; (5) requiring larger surplus accounts; (6) prohibiting sale of securities unless authorized by board of directors; (7) to amend section ninety-two hundred fifty-seven (9257) of the Code, 1927, authorizing superintendent of banks to require financial statements of stockholders; (8) to cancel unused charters; (9) to amend sections ninety-one hundred sixty-six (9166) and ninety-two hundred thirteen (9213) of the Code, 1927, relating to the minimum holdings to qualify as directors; (10) limiting the rate of interest on time deposits; (11) creating certain preferences in the assets of closed banking institutions; (12) relating to boards of directors; (13) requiring financial statements from borrowers; (14) prohibiting accepting

gifts or gratuities for purpose of loans; (15) to amend section ninety-one hundred eighty-four (9184) of the Code, 1927, and to prohibit purchasing or loaning on bank's own shares as security; (16) to amend section ninety-two hundred twenty (9220) of the Code, 1927, limiting loans to officers of banks and trust companies; (17) prohibiting certifying checks or issuing certificates of deposit without funds deposited; (18) making bank examination information confidential; (19) repealing section ninety-two hundred twenty-two (9222) of the Code, 1927, relating to indebtedness; (20) to amend section ninety-two hundred ninety-seven (9297) of the Code, 1927, to clarify bank's authority to borrow money; (21) requiring authority from board to pledge bank's assets; (22) requiring officers and employees to be bonded; (23) to amend section seven thousand three (7003) of the Code, 1927, to tax surplus and undivided profits as moneys and credits; (24) authorizing putting up collateral to secure public and such other funds; (25) relating to false statements for credit; (26) making charters indeterminate; (27) reducing rate of interest on public funds; (28) to amend section thirteen thousand thirty-seven (13037) of the Code, 1927, relating to embezzlement of mortgaged property; (29) relating to false reports against banks and trust companies; (30) to amend section ninety-five hundred forty-five (9545) of the Code, 1927, relating to legal holidays; (31) amending section ninety-two hundred eighty (9280) of the Code, 1927, relating to insolvent institutions; (32) to repeal sections ninety-two hundred one (9201) and ninety-two hundred sixteen (9216) of the Code, 1927, relating to reserves and to enact a substitute therefor; (33) to amend section ninety-two hundred twenty-three (9223) of the Code, 1927, relating to loans on non-perishable security and live stock; (34) to amend sections ninety-two hundred eighty-four (9284) and ninety-two hundred eighty-eight (9288) and ninety-two hundred ninety-one (9291) of the Code, 1927, relating to fiduciary powers and adding certain restrictions; (35) to amend sections ninety-one hundred ninety-two (9192) and ninety-two hundred nine (9209) of the Code, 1927, to authorize issuing shares of stock of less than one hundred dollars (\$100.00) par value; (36) to fix liability in safe deposit business; (37) repeal; (38) act deemed separable; (39) publication clause, with Senate amendments, was taken up and the amendments read and considered.



## SENATE AMENDMENTS TO HOUSE FILE NO. 402

Amend by striking the title and inserting in lieu thereof the following:

## A BILL FOR

An Act (1) to amend section ninety-one hundred thirty-six (9136) of the Code, 1927, relating to the number of examiners and office help; (2) to amend section ninety-one hundred thirty-seven (9137) of the Code, 1927, relating to transferring powers to State Banking Board; (3) relating to investment restrictions of state banks and trust companies; (4) repealing sections ninety-one hundred sixty (9160) and ninety-two hundred six (9206) of the Code, 1927, relating to minimum capitalization of banks; amending chapter four hundred fifteen (415) of the Code, 1927, relating to banks and trust companies; (5) requiring larger surplus accounts; (6) prohibiting sale of securities unless authorized by board of directors; (7) to amend section ninety-two hundred fifty-seven (9257) of the Code, 1927, authorizing superintendent of banks to require financial statements of stockholders; (8) to cancel unused charters; (9) to amend sections ninety-one hundred sixty-six (9166) and ninety-two hundred thirteen (9213) of the Code, 1927, relating to the minimum holdings to qualify as directors; (10) limiting the rate of interest on time deposits; (11) creating certain preferences in the assets of closed banking institutions; (12) repealing section nine thousand one hundred sixty-seven (9167) and amending section nine thousand two hundred twenty-four (9224) of the Code, 1927, relating to boards of directors; (13) amending section nine thousand one hundred forty (9140) of the Code, 1927, relating to financial statement from borrowers; (14) prohibiting accepting gifts or gratuities for purpose of loans; (15) to amend section ninety-one hundred eighty-four (9184) of the Code, 1927, and to prohibit purchasing or loaning on bank's own shares as security; (16) to amend section ninety-two hundred twenty (9220) of the Code, 1927, limiting loans to officers of banks and trust companies; (17) prohibiting certifying checks or issuing certificates of deposit without funds deposited; (18) making bank examination information confidential; (19) repealing section ninety-two hundred twenty-two (9222) of the Code, 1927, relating to indebtedness; (20) to amend section ninety-two hundred ninety-seven (9297) of the Code, 1927, to clarify bank's authority to borrow money; (21) requiring authority from board to pledge bank's assets; (22) requiring officers and employees to be bonded; (23) to amend section seven thousand three (7003) of the Code, 1927, to tax surplus and undivided profits as moneys and credits; (24) authorizing putting up collateral to secure public and such other funds; (25) relating to false statements for credit; (26) to amend sections one hundred forty (140), four thousand three hundred nineteen (4319), five thousand five hundred forty-eight (5548), five thousand six hundred fifty-one (5651) and seven thousand four hundred four (7404) of the Code, 1927, relating to rate of interest on public funds; (27) to amend section thirteen thousand thirty-seven (13037) of the Code, 1927, relating to embezzlement of mortgaged property; (28) relating to false reports against banks and trust companies;

(29) to amend section ninety-five hundred forty-five (9545) of the Code, 1927, relating to legal holidays; (30) amending section ninety-two hundred eighty (9280) of the Code, 1927, relating to insolvent institutions; (31) to repeal sections ninety-two hundred one (9201) and ninety-two hundred sixteen (9216) of the Code, 1927, relating to reserves and to enact a substitute therefor; (32) to amend section ninety-two hundred twenty-three (9223) of the Code, 1927, relating to loans on non-perishable security and live stock; (33) to amend sections ninety-one hundred ninety-two (9192) and ninety-two hundred nine (9209) of the Code, 1927, to authorize issuing shares of stock of less than one hundred dollars (\$100.00) par value; (34) to fix liability in safe deposit business; (35) repeal; (36) act deemed separable; (37) publication clause.

1. Amend section four (4) by placing a period (.) after the word "repealed" in line three (3) and striking the words "and the following enacted in lieu thereof" as they appear in lines three (3) and four (4).

Further amend said section four (4) by inserting as line four (4) the words, "Chapter four hundred fifteen (415), Code, 1927, is amended by inserting the following:"

2. Amend section five (5) by inserting after the word "earnings" and before the word "ten" in line seven (7) the words "not less than".

3. Amend section six (6) by inserting after the comma (,) following the word "stock" in line three (3) the following: "real estate, policies for life or fire insurance,".

4. Amend section seven (7) by inserting before the words "the superintendent" in line four (4) the following: "In addition to such list"; and by striking the word "also" in the said line four (4).

Further amend section seven (7) by striking from line four (4) the word "may" and inserting in lieu thereof the word "shall".

5. Amend section eight (8) by inserting before the first word (any) the words "In the event that"; by inserting after the word "has" and before the word "been" in line two (2) the word "heretofore"; by striking from line four (4) the words "and which"; by striking from line five (5) the word "its" and inserting the word "such"; by striking the words "wind up" in line fifteen (15) and inserting the word "terminate".

6. Amend section twelve (12) by striking all of the said section and inserting in lieu thereof the following: "Sec. 12. (a) Section ninety-one hundred sixty-seven (9167), Code, 1927, is repealed.

(b) Section ninety-two hundred twenty-four (9224) Code, 1927, is amended and codified to read as follows:

"9224. Each director of all state banks, savings banks, and trust companies, before acting as such, shall take an oath that he will diligently, faithfully, and impartially perform the duties imposed upon him by law, that he will not knowingly violate or willingly permit to be violated any of its provisions, that he is the bona fide owner in his own right of the number of shares of stock required to be owned by him as provided in this chapter; that the same is not hypothecated nor in any manner pledged

as security for any loan obtained or debt owing by him, which oath shall be signed by such director and certified by the officer before whom it is taken, and filed with, and preserved in the office of, the superintendent of banking.

Such board of directors shall hold at least one (1) meeting each calendar month. At its annual meeting the board shall appoint from its members an examining committee of not less than two, which shall examine the condition of the bank, at least every quarter, and report the same in writing duly signed to the board, which shall cause said report to be recorded in the directors' minute book of the bank. The superintendent of banking, with the approval of the state banking board, may remove any director from office for failure to attend such meetings except for good cause shown."

7. Amend section thirteen (13) by striking the same and inserting in lieu thereof the following:

"Sec. 13. Section ninety-one hundred forty (9140) of the Code, 1927, is amended by adding thereto the following: The superintendent of banking shall have power to adopt and promulgate such rules and regulations as in his opinion will be necessary to properly and effectively carry out and enforce the provisions of this section. He may require, whenever in his judgment it would promote and strengthen the banking industry to do so, that unsecured loans in amounts exceeding five hundred dollars (\$500.00) shall not be made except when the request therefor is accompanied by a satisfactory financial statement of such character and setting out such facts as he shall direct. Such financial statement shall be held in strict confidence by the bank to which it is given. Such financial statement shall be attached to the note and, upon request of the borrower, returned to the borrower with the cancelled note when the note is paid."

8. Amend Sec. 18 by inserting the following after the word "brought", in line four (4) thereof, "by the Superintendent of Banking or".

9. Amend Sec. 22 by inserting after the word "bond", in line five (5) the following: "in a company authorized to do business in this state".

10. Amend section twenty-four (24) by striking the words "It shall be legal for" in line one (1); and by striking the word "to" in line three (3) and inserting in lieu thereof the word "may".

11. Amend section twenty-five (25) by inserting after line four (4) the following: "and with intent to defraud".

Also, further amend Sec. 25 by inserting the following "and does thereby procure" after the word "procuring" in line 8.

Also, further amend Sec. 25 by inserting the following: "with intent to defraud" after the comma (,) and before the word "represents" in line 28.

Also, further amend Sec. 25 by striking lines 36 to 40, inclusive, and substituting in lieu thereof the following: "Shall be guilty of a misdemeanor and upon conviction thereof shall be punished accordingly."

Also, further amend Sec. 25 by striking from line twenty-eight (28) the words, "either orally".

12. Amend by striking out all of section twenty-six (26), and renumbering the sections following.

13. Amend by striking section 27 and substituting the following:

"That section one hundred forty (140) of the Code, 1927, be and the same is hereby amended by striking therefrom the words 'two and one-half per cent per annum'; and that sections seventy-four hundred four (7404), fifty-six hundred fifty-one (5651), forty-three hundred nineteen (4319), and fifty-five hundred forty-eight (5548), all of the Code, 1927, be and the same are hereby amended by striking from each of said sections the words 'two and one-half per cent per annum on ninety per cent of the daily balances' and inserting in lieu thereof in each of said sections one hundred forty (140), seventy-four hundred four (7404), fifty-six hundred fifty-one (5651), forty-three hundred nineteen (4319), and fifty-five hundred forty-eight (5548), the following: 'two per cent (2%) per annum on ninety per cent (90%) of the collected daily balances'. Provided, that the provisions of this section shall apply from and after January 1st, 1930."

14. Amend section 28 by striking from lines four (4), five (5) and six (6) the words "Failure to make payments or produce the property as specified in such mortgage or conditional bill of sale" and inserting in lieu thereof the words "Failure to produce the property specifically described in such mortgage or conditional bill of sale and existing and owned by the mortgagor or debtor at the time it was executed".

Further amend section twenty-eight (28) by striking from line nine (9) the word "unlawfully".

Further amend section twenty-eight by striking from lines ten (10) and eleven (11) the words "wilfully and with intent to defraud,".

Further amend section twenty-eight (28) by striking from lines eleven (11), twelve (12) and thirteen (13) the words "and the venue of any action under this section shall be in the county where such property was mortgaged or sold."

15. Amend section thirty-two (32) by inserting a period (.) after the word "repealed" in line three (3), and by striking the words, "and the following enacted in lieu thereof" in lines three (3) and four (4), and by inserting as line four (4) the following: "Chapter four hundred fifteen (415) of the Code, 1927, is amended by inserting immediately after section ninety-two hundred seventy (9270) the following:"

Further amend the said section thirty-two (32) by striking the word "that" as it appears in line five (5) and line thirteen (13) thereof.

16. Amend section thirty-three (33) by striking the words "other such" in line eight (8), and inserting in lieu thereof the word "similar"; by inserting a period (.) after the word "surplus" in line twelve (12) there-

of, and striking the words "in addition to twenty per cent (20%)" from lines twelve (12) and thirteen (13) and by inserting in lieu thereof the words: "Provided, however, that such obligations in amounts not to exceed forty per cent (40%) of such capital and surplus may be permitted"; by striking the words "is not" as they appear in line thirteen (13), and by inserting the words "is not" after the word "time" and before the word "less" in line fourteen (14) thereof; by inserting the word "that" at the end of line fifteen (15) thereof; by inserting the words "such obligations are" after the word "if" and before the word "secured" in line sixteen (16) thereof; by striking the word "giving" from line seventeen (17) thereof; by inserting the word "they" after the comma (,) and before the word "shall" in line twenty (20); by striking the words and figures "twenty per cent (20%)" from lines twenty-one (21) and twenty-two (22) and inserting in lieu thereof the words and figures "forty per cent (40%)"; by inserting a period (.) after the word "surplus" in line twenty-two (22) thereof and striking the remainder of the section.

17. Amend by striking section thirty-four (34) and renumbering the sections following.

18. Amend section thirty-six (36) by striking from line twelve (12) the words and figures "five hundred (500)" and inserting in lieu thereof the words and figures "three hundred (300)".

Lovrien of Humboldt offered the following amendment to the Senate amendment and moved its adoption:

"Amend Senate amendment to section seven (7) by striking the last word of said amendment namely—"shall" and inserting in lieu thereof the following—"is authorized to".

Amendment adopted.

Mr. Ratliff moved that the House concur in the Senate amendments, as amended.

On the question "Shall the House concur?"

The ayes were, 98.

Albert	Clark	Gilmore	Hopkins
Allen	Cole	Greene	Hubbard
Bair	Cox	Hagglund	Hush
Baker	Crozier	Hall	Irwin
Ballev	Dayton	Hansen	Istad
Barnes	Dean	Hanson	Jaycox
Berry	Ditto	Hatter	Jensen
Bixler	Eckles	Hayes	Johnson of
Buchmiller	Elliott of Scott	Heald	Dickinson
Burton	Ellsworth	Helgason	King
Bush	Figgins	Hill	Kline
Byers of Fayette	Files	Hollingsworth	Knudson
Byers of Linn	Finnern	Hollis	Lamb
Campbell	Fleming	Holmgren	Lichty

Lomas	Nelson of Story	Rice	Truax
Lovrien	O'Brien	Rutledge	Van Buren
McCaulley	Orr	Ryder	Van Wert
McCreery	Pattison	Rylander	Vaughn
McIlrath	Paulson	Sass	Venard
McIntosh	Pendray	Shannon	Vosseller
McMillan	Ratliff	Shields	Wamstad
Mathews	Rawlings	Smith	Wearin
Miller	Read	Swanson	Whiting
Mounce	Reimers	Taylor	Mr. Speaker
Nelson of Hancock	Reno	Torgeson	

The nays were, none.

Absent or not voting, 10.

Aiken	Griswold	Johnson of	Randall
Elliott of Polk	Hunt	Keokuk	Simmer
Forsling		O'Donnell	Wilson

The House concurred in Senate amendments, as amended, to House File No. 402.

#### HOUSE INSISTS ON AMENDMENTS

Forsling of Woodbury moved that the House insist on its amendment to Senate File No. 291, relating to extension of water-works and water mains.

Motion prevailed.

Greene of Pottawattamie moved that the House insist on its amendment to Senate File No. 200, relating to furnishing of labor and services in connection with public improvements.

Motion prevailed.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate insists on its amendment to House File No. 322, an act making an appropriation to compensate Kai Sommer, and the President of the Senate has appointed as members of a conference committee, on the part of the Senate, Senators Beatty, Lange, Clearman, and Clark of Cerro Gordo.

Also, that the Senate has adopted the report of the conference committee, and concurred in the amendments proposed therein, on Senate File No. 169, relating to Secondary roads.

WALTER H. BEAM, *Secretary.*

### REPORT OF CONFERENCE COMMITTEE

*To the President of the Senate and Speaker of the House:*

We, the conference committee, appointed to consider the differences between the Senate and the House on Senate File No. 169, begs leave to report that we have had the same under consideration and desire to report as follows:

We recommend that the House concur in the Senate amendment to lines twelve (12) and thirteen (13) of the House amendment to Section 35.

Also that the following be added at the end of Section 48: "The provisions of this section shall apply to cities and towns acting under special charter."

Also, that the following amendment be adopted as Section 87a immediately following Section 87: "Sec. 87a. Should any court of competent jurisdiction within the State of Iowa declare any of the provisions of this act unconstitutional, illegal, or void, such decision shall not invalidate any other provision herein contained."

Also, that the House recede from its amendment adding Section eight a-1 (8a-1) to the bill and correct the title accordingly.

A. H. BERGMAN  
 J. O. SHAFF  
 T. E. MOEN  
 F. D. ICKIS  
 J. PARK BAIR  
 Z. S. RATLIFF  
 RALPH R. HUNT  
 R. L. RUTLEDGE

### APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE FILE NO. 322

As a conference committee on House File No. 322, the Speaker appointed the following members: Crozier of Mahaska, Irwin of Lee, Jaycox of Delaware, and McMillan of Benton.

### CONSIDERATION OF BILLS

The House resumed consideration of House File No. 327, a bill for an act to make an appropriation for the payment of the expenses incurred in the election contest of Ditto vs. Hattendorf, the committee amendment having been previously adopted.

Torgeson of Worth asked and obtained unanimous consent to withdraw the amendment filed by him and found in the journal of March 30th.

Greene of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 93.

Albert	Finnern	Johnson of	Rawlings
Allen	Fleming	Keokuk	Read
Bair	Forsling	King	Reimers
Baker	Gilmore	Kline	Reno
Ballew	Greene	Knudson	Rice
Barnes	Hagglund	Lamb	Rutledge
Berry	Hall	Lichty	Ryder
Bixler	Hansen	Lomas	Rylander
Buchmiller	Hanson	Lovrien	Sass
Burton	Hatter	McCreery	Shannon
Bush	Hayes	McIlrath	Shields
Byers of Fayette	Helgason	McIntosh	Smith
Byers of Linn	Hill	McMillan	Swanson
Campbell	Hollingsworth	Mathews	Taylor
Clark	Hollis	Miller	Torgeson
Cole	Holmgren	Mounce	Van Buren
Cox	Hopkins	Nelson of	Van Wert
Crozier	Hubbard	Hancock	Venard
Dayton	Hush	Nelson of Story	Vosseller
Dean	Irwin	Orr	Wamstad
Eckles	Istad	Pattison	Wearin
Elliott of Scott	Jaycox	Paulson	Whiting
Ellsworth	Johnson of	Pendray	Wilson
Figgins	Dickinson	Ratliff	Mr. Speaker

The nays were, none.

Absent or not voting, 15.

Aiken	Griswold	McCaulley	Simmer
Ditto	Heald	O'Brien	Truax
Elliott of Polk	Hunt	O'Donnell	Vaughn
Files	Jensen	Randall	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Greene of Pottawattamie moved that the vote by which House File No. 327 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 129, a bill for an act to apportion the state into senatorial districts, to provide the time when state senators shall be elected, and to repeal chapter thirty-five a-2 (35-a2) of the Code, 1927, with report of committee recommending passage, was taken up for consideration.



Nelson of Story moved that the amendment filed by him and found in the journal of March 5th be adopted.

Torgeson of Worth moved that House File No. 442 be substituted for House File No. 129.

On the question "Shall House File No. 442 be substituted for House File No. 129?" a roll call was demanded.

The ayes were, 63.

Albert	Files	Kline	Rice
Allen	Finnern	Knudson	Rutledge
Bair	Fleming	Lamb	Shannon
Barnes	Forsling	Lichty	Shields
Berry	Hagglund	Lomas	Smith
Bixler	Hall	Lovrien	Swanson
Buchmiller	Hanson	McCaulley	Taylor
Burton	Hatter	McCreery	Torgeson
Bush	Heald	McIlrath	Truax
Campbell	Holmgren	Mathews	Van Wert
Cox	Hopkins	Mounce	Vaughn
Dean	Istad	Paulson	Venard
Ditto	Jaycox	Pendray	Vosseller
Eckles	Johnson of	Rawlings	Wamstad
Elliott of Scott	Dickinson	Read	Wearin
Ellsworth	King	Reimers	Whiting

The nays were, 28.

Baker	Helgason	McIntosh	Ratliff
Ballew	Hill	McMillan	Ryder
Byers of Fayette	Hollingsworth	Miller	Rylander
Clark	Hunt	Nelson of	Sass
Cole	Irwin	Hancock	Van Buren
Crozier	Jensen	Orr	Wilson
Gilmore	Johnson of	Pattison	Mr. Speaker
Greene	Keokuk		

Absent or not voting, 17.

Aiken	Griswold	Hubbard	O'Donnell
Byers of Linn	Hansen	Hush	Randall
Dayton	Hayes	Nelson of Story	Reno
Elliott of Polk	Hollis	O'Brien	Simmer
Figgins			

Motion prevailed and the substitution was made.

Torgeson of Worth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 57.

Albert	Ellsworth	Knudson	Rutledge
Allen	Figgins	Lamb	Sass
Barnes	Files	Lichty	Shannon
Berry	Finnern	Lovrien	Smith
Bixler	Fleming	McCaulley	Swanson
Buchmiller	Forsling	McCreery	Taylor
Bush	Hagglund	McIlrath	Torgeson
Byers of Linn	Hanson	Mathews	Truax
Campbell	Heald	Nelson of	Van Wert
Cox	Holmgren	Hancock	Vaughn
Dayton	Hopkins	O'Donnell	Venard
Dean	Jensen	Paulson	Vosseller
Ditto	Johnson of	Rawlings	Wamstad
Eckles	Dickinson	Reimers	Whiting
Elliott of Polk	King	Rice	

The nays were, 46.

Bair	Hansen	Johnson of	Pendray
Baker	Hatter	Keokuk	Ratliff
Ballew	Hayes	Kline	Read
Burton	Helgason	Lomas	Reno
Byers of Fayette	Hill	McIntosh	Ryder
Clark	Hollingsworth	McMillan	Rylander
Cole	Hollis	Miller	Shields
Crozier	Hunt	Mounce	Van Buren
Elliott of Scott	Hush	Nelson of Story	Wearin
Gilmore	Irwin	O'Brien	Wilson
Greene	Istad	Orr	Mr. Speaker
Hall	Jaycox	Pattison	

Absent or not voting, 5.

Aiken	Hubbard	Randall	Simmer
Griswold			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Torgeson of Worth moved to reconsider the vote by which House File No. 442 passed the House and the motion to reconsider be laid on the table.

On the question "Shall the motion to reconsider be laid on the table?" a roll call was demanded.

The ayes were, 60.

Allen	Cole	Fleming	Hopkins
Ballew	Cox	Forsling	Hunt
Barnes	Dayton	Hagglund	Jensen
Berry	Dean	Hall	Johnson of
Bixler	Ditto	Hansen	Dickinson
Buchmiller	Eckles	Hanson	Johnson of
Bush	Elliott of Scott	Hatter	Keokuk
Campbell	Ellsworth	Hollingsworth	King
Clark	Files	Holmgren	Knudson

Lamb	O'Donnell	Sass	Van Wert
Lovrien	Orr	Shannon	Vaughn
McCaulley	Paulson	Shields	Vosseller
McCreery	Pendray	Smith	Wamstad
McIlrath	Ratliff	Taylor	Whiting
Nelson of	Reimers	Torgeson	Mr. Speaker
Hancock	Rutledge	Truax	

The nays were, 35.

Albert	Helgason	McIntosh	Rawlings
Baker	Hill	McMillan	Read
Burton	Hubbard	Mathews	Reno
Byers of Fayette	Hush	Miller	Rice
Byers of Linn	Irwin	Mounce	Rylander
Crozier	Istad	Nelson of	Van Buren
Greene	Jaycox	Story	Venard
Hayes	Kline	O'Brien	Wearin
Heald	Lomas	Pattison	Wilson

Absent or not voting, 13.

Aiken	Finnern	Hollis	Ryder
Bair	Gilmore	Lichty	Simmer
Elliott of Polk	Griswold	Randall	Swanson
Figgins			

Motion prevailed.

#### AMENDMENTS FILED

Greene of Pottawattamie filed the following amendments to House File No. 283.

Amend House File No. 283 as follows:

Section 3, by inserting in line 7 of the printed bill after the word "impose" the following: "whether incident to or part of the purchase of an existing bridge and rights of utilities in connection therewith, or otherwise,".

Section 5:

By adding after the word "purchase" in line 2 of Section 5 of the printed bill the following: "an existing bridge";

By adding after the word "construct" in line 2 of Section 5 of the printed bill, the words, "a new bridge";

By adding after the word "and" in line 3 of Section 5 of the printed bill, the word "to";

By inserting in line 4 of Section 5 of the printed bill after the word "be" the word "so";

By striking out the word "reduced" in line 22 of section 5 of the printed bill and inserting in lieu thereof the word "discriminatory";

By adding at the end of section five of the printed bill the following: "In any such assignment, same shall by operation of law be subject to

the conditions that the plans and specifications, the location, size, type and method of construction, the boundaries and approaches and the estimates of cost of construction and acquisition shall be first submitted to the governing body of the city and receive its approval before any construction shall be commenced or any contract for construction or for financing construction shall be entered into."

#### Amend Section 6

By adding at the end of section 6 of the printed bill the following: "If within 90 days after this Act shall have become effective, the governing body of any such city shall not have made any offer to purchase an existing bridge, or shall have made an offer which shall have been rejected by the owners of such bridge, then the owners thereof shall be authorized to submit to the city an offer for the sale, lease or sub-lease thereof, and such offer shall within 90 days after its filing with the City Clerk and approval by the Corporation Counsel or City Attorney, be submitted by the governing body of the city to the electors of the city at a general or city election, held within that period, or at a special election called for that purpose, provided that the owners of the bridge shall agree to pay all of the costs of such submission to the electors and shall adequately secure such payment at the time of the filing the offer with the City Clerk. The form of such offer and execution thereof shall be subject to the approval of the Corporation Counsel or City Attorney of the city who shall also prepare the proposition to be submitted to the electors in proper legal form. The proposition submitted to the electors shall include all necessary provisions for financing such purchase, lease or sublease, and the governing body of the city may itself determine the method of such financing and the kind of bonds to be issued in connection therewith and provide for same in the proposition to be submitted, or the governing body of the city may submit to the electors the question as to which kind of bonds shall be issued for that purpose. Such offer of the owners of such bridge shall be binding upon them, their successors and assigns and all parties in interest unless and until same has been rejected by the electors at the election herein provided for. Any question submitted at such election shall be carried if the majority of the electors voting on such question shall vote in favor thereof. Title to the bridge and the right to the possession thereof shall vest in the city upon proper legal tender of payment in accordance with the offer so submitted and authority granted by the electors. The acceptance of such offer by the electors shall carry with it the authority hereinbefore provided in this section for the provision of funds for repairs, reconditioning or reconstruction. At any time during the period of 30 days after the form of any such offer shall have been approved by the Corporation Counsel or City Attorney of the city, the governing body of such city shall have the right to make a counter offer to the owners of such bridge, and if within that period such offer shall be accepted as hereinafter provided in this section then the offer made by the owners of the bridge and proceedings pursuant thereto herein provided for, shall be abandoned; but if such counter offer shall not be accepted, then the governing body of the city shall proceed with the submission of the offer of the owners of the bridge.

During the period of 90 days after the filing of an offer by the owners of the bridge and the approval of the form thereof, the governing body of the city is authorized to hold such public hearings as it may deem advisable, and is empowered to require the disclosure of complete information by the owners of the bridge, and to require the attendance of witnesses and take testimony under oath, and to employ experts and to investigate all matters which may assist the governing body or the electors in determining the questions presented by or growing out of the offer so made. Upon approval by the Corporation Counsel or City Attorney of the form of offer made by the owners of the bridge, such offer shall be published by the city in an official newspaper published in said city, upon three consecutive days. After the Corporation Counsel or City Attorney and the governing body of the city shall have approved the final form in which the offer and proposition is to be submitted to the electors, the city shall cause such proposition to be published on three consecutive days in an official newspaper published in said city to be completed not less than 10 days before the date of the election. At the same election at which an offer to sell an existing bridge made by the owners thereof shall be submitted, the governing body of the city is also authorized to submit at the expense of the owners of the bridge an alternative proposition to authorize the construction of a new bridge at an estimated cost to be stated in the proposition and the financing thereof as elsewhere provided for in this Act for new bridges. The governing body of the city may also submit independent propositions for the construction of one or more new bridges as well as the purchase of an existing bridge at the same election and at the expense of the owners of the existing bridge. The governing body of the city may also at the same election and at the cost of the owners of the bridge offered for sale, submit the proposition so that the construction of a new bridge shall be authorized only in the event the purchase of the existing bridge shall not be authorized by the electors or the delivery of title and possession shall be unreasonably delayed for any cause. The offer by the owners of the bridge as herein provided for may also be made in any city authorized by the Act independently or jointly to such city and any other legally empowered political subdivision in this or an adjoining state, but in such event the time periods provided for in this section to govern the procedure for submission to the electors shall not so run, nor shall the obligation to submit the offer to the electors accrue unless and until the political subdivisions shall have entered into joint contract governing the conditions of purchase and subsequent control and operation in the event the offer shall be legally accepted in the manner provided by the law applicable in each such political sub-divisions. The acceptance by the electors of any offer of the owners of the bridge shall by operation of law authorize the governing body of the city in its discretion to subsequently enter into contract with another properly authorized political subdivision in this or an adjoining state to share the cost and the title and control of the bridge so acquired. The owners of a bridge for which an offer is made or by whom an offer is made shall be required to disclose full information as to title and all interests therein, and in the event of the purchase of any such bridge shall be required to deliver good title by warranty deed.

Amend section 7.

By adding after the phrase "notified to that effect" in line 99 of section 7 of the printed bill, the following; "provided there exists no actual or legal obstacle to immediate payment".

By adding after the word "government" in lines 102 and 103 of section 7 of the printed bill, the following: "or in securities designated by the owner of the property taken, at their own risk, and";

By adding at the end of section 7 of the printed bill the following: "The governing body of the city is authorized without a further vote of the electors to issue such additional bonds as may be necessary to pay interest on the awards, costs on appeal, and any amount by which the award may be increased upon appeal."

Amend section 10.

By striking out the word "taking" in line 9 of section 10 of the printed bill and inserting in lieu thereof the word "taxing".

By striking out all of the sentence commencing with the word "The" in line 29 of section 10 of the printed bill and ending with the word "thereof" in line 31 of section 10 of the printed bill.

Amend section 13.

By adding after the word "city" in line 13 of the printed bill the following: "except the mayor thereof";

Amend section 24.

By striking out the word "Nebraska" in line 7 of section 24 of the printed bill and inserting in lieu thereof the word "Iowa";

By adding after the word "Act" in line 22 of section 24 of the printed bill the following: "shall govern but";

By striking out the word "by" in line 24 of section 24 of the printed bill and inserting in lieu thereof the word "for"; amend said printed bill by adding the following new section, same to take the place of section 29 of the printed bill and to be numbered section 29, section 29 of the printed bill to be numbered section 30.

Sec. 29. Additional Power. The powers conferred by this bill are in addition to the powers elsewhere granted by law or any other bill in respect to interstate bridges."

Johnson of Dickinson filed the following amendment to House File No. 497:

Amend House File No. 497 by adding at the end of sub-section 11 of section nineteen (19) the following:

“and will eliminate the necessity of any millage levy for state purposes.”

Also, by inserting after section 29, the following:

“Sec. 29-a. Chapter three forty-three (343) of the Code of 1927 is amended by inserting as Section 7132-c1, 7132-c 2, 7132-c 3 and 7132-c 4, the following:

7132-c 1. Appeal to County Board of Review. Appeals may be taken from the action of local Board of Review with reference to such complaint to the County Board of Review by filing with the local board a notice of appeal, and a duplicate thereof with the county board, within ten days after final adjournment of the local board, which notice shall specify the action complained of and the reasons assigned for such complaint.

7132-c2. The board of supervisors shall constitute a County Board of Appeal, and shall sit and act as such board at their regular meeting in May and shall adjourn as such board from time to time until all such appeals have been heard.

7132-c 3. The county board may require the local board to certify the minutes of the proceedings resulting in such action and may affirm, reverse or modify the findings and decision of the local board.

7132-c 4. The clerk of the county board shall transmit to the local board a statement of the findings and decision of the county board, and a statement of the changes made by the county board in the assessment complained of.

Section 29-b. Section seventy-one hundred thirty-two (7132), Code of 1927, is further amended by striking from line fifteen (15) the word “final”.”

Also amend the title by inserting after the word “state” in the first line, the words “and county”; and by inserting after the word “amend” in line seven (7) of the title, the words and figures “seventy-one hundred thirty-two (7132) of the Code of 1927 relating to Board of Review and”.

.On motion of Wilson of Tama the House recessed until 8:45 a. m. Saturday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, APRIL 6, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. J. A. Laurie, pastor of the Cedar Heights Community church, Waterloo, Iowa.

Journal of April 5th corrected and approved.

## CONSIDERATION OF SENATE AMENDMENTS

On request of Lichty of Black Hawk, House File No. 504, a bill for an act to provide for the payment by the state of certain sums of money for the support of rural schools in school districts wherein the state is owner of agricultural land and said districts being located outside of cities and towns, with Senate amendments, was taken up and the amendments read and considered.

## SENATE AMENDMENTS TO HOUSE FILE NO. 504

Strike the period (.) at the end of section four (4) and substitute a semi-colon (;) and add the following:

“provided, however, that if the state of Iowa has paid any tuition for the children of appointees or employees of the governing body in charge of such lands the executive council shall deduct such amount from the amount certified to it as provided in this act.”

Mr. Lichty moved that the House concur in the Senate amendments.

On the question, “Shall the House concur?”

The ayes were, 71.

Baker	Crozier	Fleming	Hollis
Ballew	Dayton	Griswold	Holmgren
Barnes	Dean	Hagglund	Hush
Buchmiller	Eckles	Hall	Istad
Burton	Elliott of Polk	Hansen	Jaycox
Bush	Elliott of Scott	Hanson	Jensen
Campbell	Ellsworth	Helgason	Johnson of
Clark	Figgins	Hill	Dickinson
Cox	Files	Hollingsworth	



Johnson of Keokuk	Mounce	Reno	Van Wert
King	Nelson of Hancock	Rice	Vaughn
Kline	Nelson of Story	Ryder	Venard
Lamb	Pattison	Rylander	Vosseller
Lichty	Paulson	Sass	Wamstad
Lovrien	Pendray	Shields	Wearin
McMillan	Rawlson	Smith	Whiting
Mathews	Read	Swanson	Wilson
Miller	Reimers	Torgeson	Mr. Speaker
		Van Buren	

The nays were, none.

Absent or not voting, 37.

Aiken	Finnern	Hunt	O'Donnell
Albert	Forsling	Irwin	Orr
Allen	Gilmore	Knudson	Randall
Bair	Greene	Lomas	Ratliff
Berry	Hatter	McCaulley	Rutledge
Bixler	Hayes	McCreery	Shannon
Byers of Fayette	Heald	McIlrath	Simmer
Byers of Linn	Hopkins	McIntosh	Taylor
Cole	Hubbard	O'Brien	Truax
Ditto			

So the House concurred in Senate amendments to House File No. 504.

#### BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor, stating that he had, on April 5th, approved the following bills:

House File Nos. 240, 133, 37, 266, 191, 518 and 378.

#### CONSIDERATION OF BILLS

House File No. 261, a bill for an act to amend section four hundred forty-six (446) of the Code, 1927, relating to the duties of the adjutant general, so as to provide for permanent registration of the graves of all persons who shall have served in the military or naval forces of the United States and whose remains may rest in Iowa, with report of committee recommending passage, was taken up for consideration.

Dean of Sac moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 86.

Albert	Ballew	Bixler	Bush
Allen	Barnes	Buchmiller	Byers of Fayette
Bair	Berry	Burton	Byers of Linn

Campbell	Hanson	Lamb	Reimers
Clark	Heald	Lichty	Reno
Cole	Helgason	Lomas	Rice
Cox	Hill	Lovrien	Ryder
Crozier	Hollingsworth	McCreery	Rylander
Dayton	Hollis	McMillan	Sass
Dean	Holmgren	Mathews	Shields
Eckles	Hunt	Miller	Smith
Elliott of Polk	Hush	Mounce	Swanson
Elliott of Scott	Irwin	Nelson of	Torgeson
Ellsworth	Istad	Hancock	Van Buren
Files	Jaycox	Nelson of Story	Van Wert
Fleming	Jensen	O'Brien	Vaughn
Gilmore	Johnson of	Pattison	Venard
Greene	Dickinson	Paulson	Vosseller
Griswold	Johnson of	Pendray	Wamstad
Hagglund	Keokuk	Ratliff	Wearin
Hall	King	Rawlings	Whiting
Hansen	Kline	Read	Wilson
			Mr. Speaker

The nays were, 2.

Figgins                      McIlrath

Absent or not voting, 20.

Aiken	Hatter	McCaulley	Rutledge
Baker	Hayes	McIntosh	Shannon
Ditto	Hopkins	O'Donnell	Simmer
Finnern	Hubbard	Orr	Taylor
Forsling	Knudson	Randall	Truax

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Dean of Sac moved to reconsider the vote by which House File No. 261 passed the House and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 338, a bill for an act to amend the law as it appears in sections fifty-seven hundred sixty-six (5766), fifty-seven hundred sixty-seven (5767) of the Code, 1927, relating to the power of cities and towns to maintain a fire department and to levy a tax therefor, with report of committee recommending passage, was taken up for consideration.

Ryder of Dubuque moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 87.

Aiken	Files	King	Rice
Allen	Finnern	Kline	Rutledge
Bair	Gilmore	Lamb	Ryder
Baker	Hagglund	Lichty	Rylander
Ballew	Hall	Lomas	Sass
Barnes	Hansen	Lovrien	Shields
Bixler	Hanson	McIntosh	Simmer
Buchmiller	Hayes	McMillan	Smith
Burton	Heald	Mathews	Swanson
Byers of Fayette	Helgason	Miller	Taylor
Byers of Linn	Hill	Mounce	Torgeson
Campbell	Hollingsworth	Nelson of	Truax
Clark	Hollis	Hancock	Van Buren
Cole	Holmgren	Nelson of Story	Van Wert
Cox	Hopkins	O'Brien	Vaughn
Crozier	Hush	Paulson	Venard
Dayton	Irwin	Pendray	Vosseller
Dean	Istad	Ratliff	Wamstad
Eckles	Jensen	Rawlings	Wearin
Elliott of Polk	Johnson of	Read	Wilson
Elliott of Scott	Dickinson	Reimers	Mr. Speaker
Ellsworth	Johnson of	Reno	
Figgins	Keokuk	Whiting	

The nays were, 1.

Fleming

Absent or not voting, 20.

Albert	Greene	Jaycox	O'Donnell
Berry	Griswold	Knudson	Orr
Bush	Hatter	McCaulley	Pattison
Ditto	Hubbard	McCreery	Randall
Forsling	Hunt	McIlrath	Shannon

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Ryder of Dubuque moved to reconsider the vote by which House File No. 338 passed the House and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 339, a bill for an act to authorize the township trustees to purchase, own and maintain fire apparatus or equipment jointly with any city or town in the state of Iowa, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Ryder of Dubuque the amendment proposed by the committee, found in the journal of March 14th, was adopted.

Mr. Ryder moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 81.

Allen	Figgins	Johnson of	Ryder
Baker	Files	Keokuk	Rylander
Ballew	Finnern	King	Sass
Barnes	Gilmore	Kline	Shields
Berry	Griswold	Lamb	Simmer
Bixler	Hagglund	Lichty	Smith
Buchmiller	Hall	Lovrien	Swanson
Burton	Hanson	McCreery	Taylor
Bush	Hayes	McIntosh	Torgeson
Byers of Fayette	Heald	McMillan	Truax
Campbell	Helgason	Mathews	Van Buren
Clark	Hill	Miller	Van Wert
Cole	Hollingsworth	Nelson of	Vaughn
Cox	Holmgren	Hancock	Venard
Crozier	Hopkins	Orr	Vosseller
Dayton	Hush	Pattison	Wamstad
Dean	Irwin	Paulson	Wearin
Ditto	Istad	Pendray	Whiting
Eckles	Jaycox	Read	Wilson
Elliott of Scott	Jensen	Reno	Mr. Speaker
Ellsworth	Johnson of	Rice	
	Dickinson		

The nays were, 2.

Fleming Lomas

Absent or not voting, 25.

Aiken	Hansen	McCaulley	Randall
Albert	Hatter	McIlrath	Ratliff
Bair	Hollis	Mounce	Rawlings
Byers of Linn	Hubbard	Nelson of Story	Reimers
Elliott of Polk	Hunt	O'Brien	Rutledge
Forsling	Knudson	O'Donnell	Shannon
Greene			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Ryder of Dubuque moved that the vote by which House File No. 339 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 276, a bill for an act to amend the law as it appears in section twenty-six hundred fifty-three (2653) of the Code of Iowa, 1927, relating to importation of live stock into the state, with

report of committee recommending amendment and passage was taken up for consideration.

On motion of Orr of Clayton the amendment proposed by the committee, found in the journal of March 19th, was adopted.

Rutledge of Webster moved the previous question.

Motion prevailed.

Mr. Orr moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 94.

Albert	Files	Johnson of	Rawlings
Allen	Finnern	Keokuk	Read
Bair	Fleming	King	Reimers
Baker	Gilmore	Kline	Reno
Ballew	Greene	Knudson	Rice
Barnes	Griswold	Lamb	Rutledge
Berry	Hagglund	Lomas	Ryder
Bixler	Hall	McCaulley	Rylander
Burton	Hanson	McCreery	Sass
Bush	Hatter	McIlrath	Shannon
Byers of Fayette	Hayes	McIntosh	Shields
Byers of Linn	Heald	McMillan	Smith
Campbell	Helgason	Mathews	Swanson
Clark	Hill	Miller	Taylor
Cole	Hollingsworth	Mounce	Torgeson
Cox	Hollis	Nelson of	Truax
Crozier	Holmgren	Hancock	Van Wert
Dayton	Hopkins	O'Brien	Vaughn
Dean	Hubbard	O'Donnell	Venard
Ditto	Hunt	Orr	Wamstad
Eckles	Istad	Pattison	Wearin
Elliott of Polk	Jaycox	Paulson	Whiting
Elliott of Scott	Johnson of	Pendray	Wilson
Ellsworth	Dickinson	Ratliff	Mr. Speaker
Figgins			

The nays were, 3.

Buchmiller	Hansen	Hush
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Absent or not voting, 11.

Aiken	Jensen	Nelson of Story	Van Buren
Forsling	Lichty	Randall	Vosseller
Irwin	Lovrien	Simmer	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Orr of Clayton moved to reconsider the vote by which House File No. 276 passed the House and the motion to reconsider be laid on the table.

Motion prevailed.

#### CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, request a call of the House on the report of the conference committee on Senate File No. 169:

AZEL McILLRATH  
 IRVING KNUDSON  
 H. A. HOLMGREN  
 LE ROY SHIELDS  
 W. WALTER WILSON

The roll was called to ascertain the absentees. All members were present except Randall of Lucas who, on motion, was excused.

Bair of Buena Vista called up the report of the conference committee on Senate File No. 169, found in the journal of April 5th, and moved its adoption.

Speaker pro tempore Mathews in the chair.

Speaker Johnson in the chair.

On the question "Shall the conference committee report and amendments recommended therein be adopted?"

The ayes were, 55.

Albert	Elliott of Scott	Hunt	Paulson
Bair	Ellsworth	Irwin	Ratliff
Baker	Finnern	Kline	Read
Ballew	Forsling	Lichty	Reimers
Barnes	Gilmore	Lomas	Reno
Byers of Fayette	Greene	Lovrien	Rice
Byers of Linn	Hall	McCaulley	Rutledge
Cole	Hansen	McCreery	Ryder
Crozier	Hayes	McIntosh	Sass
Dayton	Heald	McMillan	Simmer
Dean	Hill	Mathews	Truax
Ditto	Hollingsworth	Mounce	Van Buren
Eckles	Hollis	Orr	Mr. Speaker
Elliott of Polk	Holmgren	Pattison	

The nays were, 52.

Aiken	Buchmiller	Clark	Fleming
Allen	Burton	Cox	Griswold
Berry	Bush	Figgins	Hagglund
Bixler	Campbell	Files	Hanson

Hatter	Johnson of	O'Brien	Torgeson
Helgason	Keokuk	O'Donnell	Van Wert
Hopkins	King	Pendray	Vaughn
Hubbard	Knudson	Rawlings	Venard
Hush	Lamb	Rylander	Vosseller
Istad	McIlrath	Shannon	Wamstad
Jaycox	Miller	Shields	Wearin
Jensen	Nelson of	Smith	Whiting
Johnson of	Hancock	Swanson	Wilson
Dickinson	Nelson of	Story	Taylor

Absent or not voting, 1.

Randall

Motion prevailed, and the conference committee report together with amendments recommended therein, adopted.

On motion of Taylor of Audubon the House recessed until 1:15 p. m. today.

#### AFTERNOON SESSION

The House reconvened, Speaker Johnson in the chair.

#### CONFERENCE COMMITTEE APPOINTED

As a conference committee on Senate File No. 291, the Speaker appointed the following members: Forsling of Woodbury, Greene of Pottawattamie, Reno of Polk, and Pattison of Jefferson.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 199, a bill for an act relating to contracts for the support of the poor.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 268, a bill for an act to authorize and direct the governor of the state of Iowa to execute and deliver to Etta V. Brall a patent to certain lots in the town of Sidney, Fremont County, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 8, a bill for an act relating to applicants for teachers' certificates.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 371, a bill for an act relating to the apportionment of the return of excess levy in proportion to the amount of assessment paid by the respective owners.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 461, a bill for an act to legalize and declare valid and effectual for all purposes "An Ordinance establishing a Board of Park Commissioners", adopted by the town council of the incorporated town of Correctionville, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 458, a bill for an act making the insurance commissioner of the State of Iowa the sole and only receiver or liquidating officer for insurance companies.

WALTER H. BEAM, *Secretary.*

#### SENATE AMENDMENT TO HOUSE FILE NO. 199

Amend by adding after the word "bonds" in line 9 of Section 2 the following: "in a company authorized to do business in this state."

#### CONSIDERATION OF BILLS

House File No. 346, a bill for an act permitting the State Department of Health to accept financial aid from the Government of the United States for public health work in the State of Iowa, with report of committee recommending passage, was taken up for consideration.

Bixler of Adams moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 82.

Albert	Clark	Fleming	Hill
Allen	Cole	Gilmore	Hopkins
Bair	Cox	Griswold	Hubbard
Ballew	Dayton	Hagglund	Hush
Bixler	Dean	Hall	Irwin
Burton	Eckles	Hansen	Istad
Bush	Elliott of Scott	Hanson	Jaycox
Byers of Fayette	Ellsworth	Hatter	Jensen
Byers of Linn	Figgins	Heald	Johnson of
Campbell	Files	Helgason	Keokuk



King	Mounce	Reimers	Torgeson
Kline	Nelson of	Reno	Truax
Lamb	Hancock	Rice	Van Buren
Lichty	Nelson of Story	Ryder	Van Wert
Lovrien	O'Brien	Rylander	Venard
McCreery	Pattison	Sass	Vosseller
McIlrath	Paulson	Shields	Wamstad
McIntosh	Pendray	Simmer	Wearin
McMillan	Ratliff	Smith	Whiting
Mathews	Rawlings	Swanson	Wilson
Miller	Read	Taylor	Mr. Speaker

The nays were, none.

Absent or not voting, 26.

Aiken	Elliott of Polk	Holmgren	O'Donnell
Baker	Finnern	Hunt	Orr
Barnes	Forsling	Johnson of	Randall
Berry	Greene	Dickinson	Rutledge
Buchmiller	Hayes	Knudson	Shannon
Crozier	Hollingsworth	Lomas	Vaughn
Ditto	Hollis	McCaulley	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Bixler of Adams moved that the vote by which House File No. 346 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 392, a bill for an act to amend the law as it appears in section fifty-seven hundred forty-five (5745) of the Code of Iowa, 1927, relating to the power of cities and towns, and to authorize cities having the population of two thousand (2,000) or over to prohibit collections of refuse or junk piles within the residential district, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hill of Floyd the amendments proposed by the committee, found in the journal of March 19th, were adopted.

Mr. Hill moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 84.

Albert	Baker	Burton	Byers or Linn
Allen	Ballew	Bush	Campbell
Bair	Bixler	Byers of Fayette	Clark

Cole	Hayes	McIlrath	Ryder
Cox	Heald	McIntosh	Rylander
Crozier	Helgason	McMillan	Sass
Dayton	Hill	Mathews	Shields
Dean	Hollingsworth	Miller	Simmer
Eckles	Hopkins	Mounce	Smith
Elliott of Scott	Hush	Nelson of	Swanson
Ellsworth	Irwin	Hancock	Taylor
Figgins	Istad	Nelson of Story	Truax
Files	Jaycox	Orr	Van Buren
Finnern	Jensen	Pattison	Van Wert
Fleming	Johnson of	Paulson	Venard
Forsling	Keokuk	Pendray	Vosseller
Griswold	King	Ratliff	Wamstad
Hagglund	Kline	Read	Wearin
Hall	Knudson	Reimers	Whiting
Hansen	Lamb	Reno	Wilson
Hanson	Lomas	Rice	Mr. Speaker
Hatter	McCreery		

The nays were, none.

Absent or not voting, 24.

Aiken	Greene	Lichty	Rawlings
Barnes	Hollis	Lovrien	Rutledge
Berry	Holmgren	McCaulley	Shannon
Buchmiller	Hubbard	O'Brien	Torgeson
Ditto	Hunt	O'Donnell	Vaughn
Elliott of Polk	Johnson of	Randall	
Gilmore	Dickinson		

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Hill of Floyd moved that the vote by which House File No. 392 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 441, a bill for an act to amend section sixty-one hundred ninety-a thirteen (6190-a13), Code, 1927, relating to the extension of water mains, with report of committee recommending passage, was taken up for consideration.

Hayes of Dubuque asked and obtained unanimous consent to substitute Senate File No. 463 for House File No. 441.

Mr. Hayes moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 85.

Albert	Files	Johnson of	Read
Allen	Finnern	Keokuk	Reno
Bair	Fleming	King	Rice
Baker	Gilmore	Kline	Ryder
Ballew	Griswold	Knudson	Rylander
Berry	Hagglund	Lamb	Sass
Bixler	Hall	Lomas	Simmer
Burton	Hansen	McCreery	Smith
Bush	Hatter	McIntosh	Swanson
Byers of Fayette	Hayes	McMillan	Taylor
Byers of Linn	Heald	Mathews	Torgeson
Clark	Helgason	Miller	Truax
Cole	Hill	Mounce	Van Buren
Cox	Hollingsworth	Nelson of	Van Wert
Crozier	Holmgren	Hancock	Venard
Dayton	Hopkins	Nelson of Story	Vosseller
Dean	Hubbard	Orr	Wamstad
Ditto	Hush	Pattison	Wearing
Eckles	Irwin	Paulson	Whiting
Elliott of Scott	Istad	Pendray	Wilson
Ellsworth	Jaycox	Ratliff	Mr. Speaker
Figgins	Jensen	Rawlings	

The nays were, none.

Absent or not voting, 23.

Aiken	Greene	Lichty	Randall
Barnes	Hanson	Lovrien	Reimers
Buchmiller	Hollis	McCaulley	Rutledge
Campbell	Hunt	McIlrath	Shannon
Elliott of Polk	Johnson of	O'Brien	Shields
Forsling	Dickinson	O'Donnell	Vaughn

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### SIFTING COMMITTEE EXCUSED

On request of Greene of Pottawattamie, the sifting committee was excused.

House File No. 465, a bill for an act to amend the law as it appears in section ten hundred ninety a-thirteen (1090-a13) of the Code, 1927, relating to liability of depository, with report of committee recommending passage, was taken up for consideration.

Wamstad of Mitchell offered the following amendment and moved its adoption:

Amend by striking all after the word "tenth" in line four (4) of section one (1).

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 26.

Allen	Griswold	McMillan	Rylander
Bair	Holmgren	Miller	Shields
Ballew	Hopkins	Mounce	Swanson
Clark	Lamb	Nelson of Story	Van Wert
Figgins	Lichty	O'Brien	Wamstad
Finnern	Lovrien	Pendray	Whiting
Gilmore	McIlrath		

The nays were, 48.

Baker	Eckles	Istad	Rawlings
Barnes	Elliott of Scott	Jaycox	Rice
Bixler	Ellsworth	King	Sass
Buchmiller	Fleming	Lomas	Simmer
Bush	Hall	McCreery	Taylor
Byers of Fayette	Hanson	McIntosh	Torgeson
Campbell	Hatter	Nelson of	Truax
Cole	Hayes	Hancock	Van Buren
Cox	Heald	Orr	Vosseller
Crozier	Helgason	Pattison	Wearin
Dayton	Hollingsworth	Paulson	Wilson
Dean	Irwin	Ratliff	Mr. Speaker
Ditto			

Absent or not voting, 34.

Aiken	Hagglund	Johnson of	Reimers
Albert	Hansen	Keokuk	Reno
Berry	Hill	Kline	Rutledge
Burton	Hollis	Knudson	Ryder
Byers of Linn	Hubbard	McCaulley	Shannon
Elliott of Polk	Hunt	Mathews	Smith
Files	Hush	O'Donnell	Vaughn
Forsling	Jensen	Randall	Venard
Greene	Johnson of	Read	
	Dickinson		

Amendment lost.

Istad of Winneshiek moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 84.

Albert	Burton	Ditto	Griswold
Allen	Bush	Eckles	Hagglund
Bair	Byers of Fayette	Elliott of Scott	Hall
Baker	Campbell	Ellsworth	Hansen
Ballew	Cole	Figgins	Hanson
Barnes	Cox	Files	Hatter
Berry	Crozier	Finnern	Hayes
Bixler	Dayton	Fleming	Heald
Buchmiller	Dean	Gilmore	Helgason

Hill	Kline	Nelson of Story	Shields
Hollingsworth	Knudson	Orr	Simmer
Hollis	Lamb	Pattison	Taylor
Holmgren	Lichty	Paulson	Torgeson
Hopkins	Lomas	Pendray	Truax
Hush	McCreery	Rawlings	Van Buren
Irwin	McIntosh	Read	Van Wert
Istad	McMillan	Reno	Vosseller
Jaycox	Mathews	Rice	Wamstad
Jensen	Miller	Ryder	Whiting
Johnson of	Mounce	Rylander	Wilson
Keokuk	Nelson of	Sass	Mr. Speaker
King	Hancock		

The nays were, 1.

O'Brien

Absent or not voting, 23.

Aiken	Hubbard	McIlrath	Shannon
Byers of Linn	Hunt	O'Donnell	Smith
Clark	Johnson of	Randall	Swanson
Elliott of Polk	Dickinson	Ratliff	Vaughn
Forsling	Lovrien	Reimers	Venard
Greene	McCaulley	Rutledge	Wearin

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Istad of Winneshiek moved that the vote by which House File No. 465 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 462, a bill for an act authorizing boards of supervisors of counties to order refund of taxes on the value of buildings or improvements on real estate torn down or removed after the assessment of such real estate, was taken up for consideration.

Reno of Polk offered the following amendment and moved its adoption:

Amend by inserting in line six (6) of section one (1) after the word "moved" the following: "except those destroyed by fire".

Amendment adopted.

Burton of Wayne offered the following amendment and moved its adoption:

Amend by inserting in line ten (10) of section one (1) after the word "improvements" the following: "in proportion to the total assessed value

of such property prior to the time that such building, buildings or improvements are torn down or removed."

Amendment adopted.

Reno of Polk offered the following amendment and moved its adoption:

Amend by striking the comma "()," in line nineteen (19) of section one (1) after the word "removed" and inserting in lieu thereof a period "()" and striking the balance of the section.

Amendment adopted.

Reno of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 45.

Baker	Hansen	Knudson	Ryder
Barnes	Hatter	Lamb	Sass
Buchmiller	Hayes	Lomas	Simmer
Burton	Heald	McIntosh	Swanson
Byers of Fayette	Helgason	McMillan	Taylor
Byers of Linn	Hill	Mounce	Truax
Campbell	Holmgren	Nelson of	Van Wert
Dean	Hunt	Hancock	Venard
Elliott of Scott	Irwin	Paulson	Whiting
Files	Jaycox	Reno	Wilson
Finnern	Johnson of	Rice	Mr. Speaker
Fleming	Dickinson	Rutledge	

The nays were, 34.

Allen	Figgins	Jensen	Rylander
Bair	Gilmore	Johnson of	Shields
Ballew	Griswold	Keokuk	Smith
Berry	Hagglund	Nelson of Story	Torgeson
Bush	Hanson	O'Brien	Van Buren
Clark	Hollingsworth	O'Donnell	Vosseller
Cox	Hopkins	Pattison	Wamstad
Crozier	Hush	Pendray	Wearin
Ditto	Istad	Read	

Absent or not voting, 29.

Aiken	Forsling	Lichty	Orr
Albert	Greene	Lovrien	Randall
Bixler	Hall	McCaulley	Ratliff
Cole	Hollis	McCreery	Rawlings
Dayton	Hubbard	McIlrath	Reimers
Eckles	King	Mathews	Shannon
Elliott of Polk	Kline	Miller	Vaughn
Ellsworth			

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 472, a bill for an act to repeal section fifty-two hundred twenty-six (5226), Code, 1927, and to enact a substitute therefor, relating to salaries of sheriffs, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Files of Cerro Gordo the amendment proposed by the committee, found in the journal of March 22nd, was adopted.

Mr. Files moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 35.

Baker	Hanson	Lovrien	Rawlings
Ballew	Heald	McCreery	Reno
Barnes	Hollingsworth	McIntosh	Rutledge
Buchmiller	Holmgren	McMillan	Sass
Byers of Fayette	Hunt	Nelson of	Smith
Byers of Linn	Irwin	Hancock	Taylor
Clark	Jensen	Paulson	Truax
Dayton	Johnson of	Pendray	Van Wert
Dean	Dickinson	Ratliff	Venard
Files			

The nays were, 52.

Albert	Griswold	King	Rice
Allen	Hagglund	Kline	Rylander
Bair	Hansen	Lamb	Shields
Burton	Hatter	Lichty	Swanson
Campbell	Hayes	Lomas	Torgeson
Cole	Helgason	McIlrath	Van Buren
Cox	Hill	Mounce	Vosseller
Crozier	Hollis	Nelson of Story	Wamstad
Ditto	Hopkins	O'Brien	Wearin
Eckles	Hush	O'Donnell	Whiting
Figgins	Istad	Pattison	Wilson
Finnern	Jaycox	Read	Mr. Speaker
Fleming	Johnson of	Reimers	
Gilmore	Keokuk		

Absent or not voting, 21.

Aiken	Ellsworth	Knudson	Randall
Berry	Forsling	McCaulley	Ryder
Bixler	Greene	Mathews	Shannon
Bush	Hall	Miller	Simmer
Elliott of Polk	Hubbard	Orr	Vaughn
Elliott of Scott			

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 501, a bill for an act to repeal section twelve thousand seven hundred seventy-two (12772) of the Code, 1927, and to enact a substitute therefor, relating to investment of funds by trustees, executors, administrators and guardians, was taken up for consideration.

Hollingsworth of Boone moved that the amendment filed by him and found in the journal of March 27th be adopted.

Amendment adopted.

O'Brien of Allamakee moved that further action on House File No. 501 be deferred.

Motion lost.

Ratliff of Henry moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 64.

Albert	Elliott of Scott	Kline	Rice
Allen	Gilmore	Knudson	Rutledge
Bair	Griswold	Lichty	Ryder
Ballew	Hagglund	Lomas	Rylander
Barnes	Hansen	Lovrien	Sass
Buchmiller	Hanson	McCreery	Simmer
Burton	Hayes	McMillan	Smith
Byers of Fayette	Heald	Mounce	Swanson
Byers of Linn	Helgason	Nelson of	Taylor
Campbell	Hollingsworth	Hancock	Torgeson
Cole	Hollis	Orr	Truax
Cox	Holmgren	Pattison	Van Buren
Crozier	Irwin	Paulson	Vosseller
Dayton	Istad	Pendray	Whiting
Dean	Jaycox	Ratliff	Wilson
Ditto	King	Reno	Mr. Speaker
Eckles			

The nays were, 18.

Berry	Fleming	Johnson of	Read
Bixler	Hill	Keokuk	Reimers
Clark	Hopkins	Lamb	Van Wert
Figgins	Hunt	McIntosh	Wearin
Finnern	Hush	O'Brien	



Absent or not voting, 26.

Aiken	Greene	McCaulley	Rawlings
Baker	Hall	McIlrath	Shannon
Bush	Hatter	Mathews	Shields
Elliott of Polk	Hubbard	Miller	Vaughn
Ellsworth	Jensen	Nelson of Story	Venard
Files	Johnson of	O'Donnell	Wamstad
Forsling	Dickinson	Randall	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 153, a bill for an act to amend the law as it appears in section twenty-six hundred ninety (2690) of the Code of Iowa, 1927, relating to the eradication of bovine tuberculosis and to provide for the regulation of the importation into this state of cattle whether or not they have been tested for such disease, as provided in chapter one hundred twenty-nine (129) of the Code, 1927, as amended, was taken up for consideration.

Orr of Clayton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 82.

Albert	Gilmore	Kline	Read
Allen	Griswold	Knudson	Reimers
Bair	Hagglund	Lamb	Reno
Ballew	Hansen	Lichty	Rice
Barnes	Hanson	Lomas	Rutledge
Berry	Hatter	Lovrien	Ryder
Bixler	Hayes	McCreery	Rylander
Buchmiller	Heald	McIlrath	Smith
Burton	Helgason	McIntosh	Swanson
Bush	Hill	McMillan	Taylor
Byers of Fayette	Hollingsworth	Mounce	Torgeson
Byers of Linn	Hollis	Nelson of	Truax
Campbell	Holmgren	Hancock	Van Buren
Clark	Hopkins	Nelson of Story	Van Wert
Cole	Hunt	O'Brien	Venard
Crozier	Hush	Orr	Vosseller
Dayton	Irwin	Pattison	Wamstad
Dean	Jaycox	Paulson	Wearin
Ditto	Johnson of	Pendray	Whiting
Elliott of Scott	Keokuk	Ratliff	Wilson
Fleming	King	Rawlings	Mr. Speaker

The nays were, none.

Absent or not voting, 26.

Aiken	Files	Jensen	Randall
Baker	Finnern	Johnson of	Sass
Cox	Forsling	Dickinson	Shannon
Eckles	Greene	McCaulley	Shields
Elliott of Polk	Hall	Mathews	Simmer
Ellsworth	Hubbard	Miller	Vaughn
Figgins	Istad	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Orr of Clayton moved that the vote by which Senate File No. 153 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### AMENDMENTS FILED

Holmgren of Palo Alto filed the following amendment to Senate File No. 301:

Amend Senate File No. 301, Section 14 by striking all of line 4, to the end of the section, and substituting in lieu thereof the following:

"It shall be unlawful for any person at any time to take from the waters of the state in any one day more than fifteen salmon, trout, black bass, pike, crappie, pickerel, catfish, perch, sunfish, bluegills, in the aggregate of which total number not more than eight shall be pike or bass, except as otherwise provided in this chapter when using licensed nets or seines; in addition to other fish taken, it shall be lawful to take not more than twenty-five bullheads by any one person in any one day."

Sass of Woodbury filed the following amendments to House File No. 522:

Amend section one, line one (1), by inserting after the word "of" the following:

"the secondary road system".

Also, line six (6) strike the words "chief engineer of the State Highway Commission" and insert in lieu thereof "Board of Supervisors".

Also, line twelve (12), strike the word and figure "seven (7)" and insert in lieu thereof "five (5)".

Also, lines thirteen (13) and fourteen (14) strike the following:

"and shall be reduced to two (2) tons for any one wheel of such motor vehicle,".

Also line sixteen (16), strike the words "Chief Engineer of the State Highway Commission" and insert in lieu thereof "Board of Supervisors".

Also, line twenty (20), strike the words "State Highway Commission" and insert in lieu thereof "Board of Supervisors".

Amend section two (2), line seven (7), by striking the words "and weight per wheel".

Allen of Pocahontas moved to reconsider the vote by which House File No. 501 passed the House.

Mr. Allen moved that action on reconsideration be deferred until Monday, April 8th.

Hollingsworth of Boone moved that the motion to reconsider be laid on the table.

On motion of Elliott of Scott the House adjourned until 8:45 a. m. Monday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, APRIL 8, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. James Walls, pastor of the Methodist Church, De Soto, Iowa.

Journal of April 6th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Crozier of Mahaska for the forenoon, on request of Helgason of Emmet; Buchmiller of Greene for the forenoon, on request of Helgason of Emmet; Hush of Montgomery for the forenoon, on request of Wearin of Mills.

## BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor, announcing that he had, on April 6th, approved the following bills:

House Files Nos. 325, 112, 514, 165, 364 and 176.

Bair of Buena Vista moved that twenty-five hundred additional copies of Senate File No. 169 be printed.

On the question "Shall Senate File No. 169 be reprinted?" a roll call was demanded.

The ayes were, 64.

Albert	Forsling	Johnson of	Ratliff
Bair	Gilmore	Dickinson	Read
Baker	Greene	Johnson of	Reno
Ballew	Hansen	Keokuk	Rice
Barnes	Hatter	Kline	Ryder
Burton	Hayes	Lamb	Rylander
Bush	Heald	Lichty	Sass
Byers of Fayette	Helgason	Lomas	Shannon
Campbell	Hill	McCaulley	Taylor
Clark	Hollingsworth	McIntosh	Truax
Dayton	Hollis	McMillan	Van Buren
Eckles	Holmgren	Mathews	Vaughn
Elliott of Polk	Hopkins	Nelson of Story	Venard
Elliott of Scott	Hubbard	Orr	Wearin
Ellsworth	Istad	Pattison	Whiting
Files	Jaycox	Paulson	Mr. Speaker
Finnern	Jensen		

The nays were, 10.

Aiken	Fleming	McIlrath	Swanson
Berry	Hanson	Nelson of	Wamstad
Figgins	Knudson	Hancock	

Absent or not voting, 34.

Allen	Griswold	Miller	Rutledge
Bixler	Hagglund	Mounce	Shield
Buchmiller	Hall	O'Brien	Simmer
Byers of Linn	Hunt	O'Donnell	Smith
Cole	Hush	Pendray	Torgeson
Cox	Irwin	Randall	Van Wert
Crozier	King	Rawlings	Vosseller
Dean	Lovrien	Reimers	Wilson
Ditto	McCreery		

Motion prevailed.

HON. ARTHUR V. SMITH AND HON. H. S. STAMSEN  
ADDRESS THE HOUSE

Hill of Floyd announced the presence in the House Chamber of Hon. Arthur V. Smith and Hon. H. S. Stamsen, members of the General Assembly of the State of Mississippi, and moved that they be invited to address the House at this time.

Motion prevailed and Mr. Smith and Mr. Stamsen were escorted to the Speaker's station and briefly addressed the House.

Hollingsworth of Boone called up his motion to table the motion to reconsider the vote by which House File No. 501 passed the House, found in the journal of April 8th, and moved its adoption.

Motion prevailed and the motion to reconsider was laid on the table.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution No. 9, by Dayton of Washington, Kline of Davis, Lovrien of Humboldt, Reimers of Lyon, McIlrath of Poweshiek, Van Buren of Jones, Hubbard of Pottawattamie, Bixler of Adams and Johnson of Dickinson, a joint resolution providing for the appointment of a joint committee of the House and Senate of the Forty-third General Assembly for the purpose of proposing legislation calculated to raise the state revenue by means other than by a millage property tax, and to report to this or the next regular or special session of the General Assembly of the State of Iowa.

Read first and second times and referred to committee on appropriations.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 480, a bill for an act relating to the limitation on indebtedness for County Road Bonds.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 479, a bill for an act relating to the limitation on indebtedness for County Road Bonds.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 328, a bill for an act to provide for and regulate the issue of shares of stock of corporations without nominal or par value.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 449, a bill for an act relating to the power of Cities and Towns to regulate by license, firms and corporations installing electric light and power wiring, fixtures, appliances or other electrical material.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 401, a bill for an act relating to special assessments for the improvement of secondary roads.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 363, a bill for an act relating to County Public Hospitals.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 456, a bill for an act relating to the duties and compensation of certain public officers.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 424, a bill for an act relating to certain regulations and exemptions of employment agencies.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 167, a bill for an act to authorize the making of additions to the county road system or to its equivalent.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 391, a bill for an act permitting the county board of supervisors to make a contract with a local physician or physicians to furnish medical service and medicine in any city or township.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 489, a bill for an act to make an emergency appropriation for salaries and expenses of peace officers.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 23, a bill for an act relating to indebtedness of Iowa Corporations.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 393, a bill for an act authorizing the county board of supervisors to adopt the county unit plan for public health work, to coordinate and correlate all public health activities within their county, and to create a county board of health.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 488, a bill for an act making an appropriation to pay for repairs and improvements upon the State Capitol and Historical Buildings, and the grounds thereof.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 490, a bill for an act relating to transfer of personal property to foreign guardian.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 226, a bill for an act to provide for the surrender of written evidence of indebtedness to the clerk of court before the judgment thereon is entered of record.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 344, a bill for an act permitting the State Department of Health to accept financial aid from the Government of the United States for public health work in the State of Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 421, a bill for an act relating to the powers and duties of guardians of the property of minors.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 423, a bill for an act relating to the settlement of estates and to provide for agreements by executors and administrators for the extension of the time of payment of mortgages.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 324, a bill for an act relating to the employment of probation officers in cities of the first class having a population in excess of 125,000.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 491, a bill for an act to make legal and premanent a transfer from the general fund to the library fund of the City of Albia, Monroe County, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 481, a bill for an act relating to bonds in attachment suits.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 476, a bill for an act relating to sureties on bonds and to authorize either the principal or surety to petition for release under such bonds.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 434, a bill for an act to provide that securities given for the payment of two or more obligations shall inure pro rata to the benefit of all such obligations.

Also, that the Senate has adopted the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 9, relating to the establishing of a state park upon the west bank of Spirit Lake, located in Dickinson County, Iowa.



Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 207, a bill for an act relating to the practice of accountancy.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 204, a bill for an act relating to the destruction of weeds, and to provide for the appointment of "Weed Commissioners" and to prescribe their powers and duties.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 124, a bill for an act relating to the definition of the term "chauffeur".

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 534, a bill for an act relating to State Aid for County and District Fairs.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 213, a bill for an act to make permanent the temporary transfer of certain moneys from the County General Fund to the County Bridge Fund of Audubon County, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 332, a bill for an act to legalize the proceedings of the City Council of the City of Des Moines, in Polk County, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 404, a bill for an act relating to the legalization of incorporations.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 217, a bill for an act relating to state aid for standard school, how obtained and expended.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 413, a bill for an act to give the investigators or agents appointed by the Board of Parole, the powers of peace officers while acting in the line of their employment.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 216, a bill for an act relating to diseases of bees, to provide for county appropriation of funds in the eradication of such diseases.

WALTER H. BEAM, *Secretary.*

#### SENATE AMENDMENTS TO HOUSE FILE NO. 204

1. Amend section 1 by striking from line 8 the comma following the word "cities" where it first appears and inserting the words "having a population of less than five thousand people, and". Also amend by striking from said line the words "and cities under special charter".

2. Amend section 1 by striking from line fourteen (14) the following: "including cities under special charter," and inserting in lieu thereof the words "having a population of less than five thousand,".

3. Further amend section one (1) by inserting after line nineteen (19) the following:

"In cities having a population of five thousand (5,000) people or more, the authority for the execution of the provisions of this chapter shall be vested in the city councils or commissioners, as the case may be."

4. Further amend section one (1) by striking all of lines twenty and twenty-one and substituting in lieu thereof the following:

"The councils of towns and cities having a population of less than five thousand (5,000) and township trustees of all".

5. Further amend section one (1) by striking from line 26 the words "including cities under special charter,". Further amend said line of section one (1) by inserting after the comma following the word "city" the following: "having a population of less than five thousand people,".

6. Amend section six (6) by striking all of section six and substituting in lieu thereof the following:

"Sec. 6. That the law as it appears in section 4823 of the Code, 1927, be and the same is hereby repealed and the following inserted in lieu thereof: 'In case of a substantial failure to comply with such order, the Weed Commissioner shall forthwith cause such weeds to be destroyed, and the expense of such destruction and the costs of any special meetings, if any, shall be deducted from the county general fund.'"

7. Amend the title by striking from lines three (3) and four (4) the words and figures "forty-eight hundred twenty-three (4823)," ; also amend by striking from line seven (7) the word "and" and inserting in line eight (8) after the figures "(4821)," the words and figures "and forty-eight hundred twenty-three (4823),".

## SENATE AMENDMENTS TO HOUSE FILE NO. 207

Amend by inserting after the word "bond" in line 18 of section four (4) the following:

"in a company authorized to do business in this state".

Amend by adding to section eleven (11) the following:

"All practitioners as defined by section seven (7) who were engaged in such practice in the State of Iowa at the date of the taking effect of chapter one hundred thirty-four (134) of the Acts of the Thirty-sixth General Assembly and who shall have been continuously engaged in such practice in this state since the passage of said act shall upon application to the Board of Accountancy be issued certificates as Certified Public Accountants as the date of September 30, 1929, without examination."

Amend section twenty-two (22) by striking sub-section (c) and inserting in lieu thereof the following:

(c) Attorneys-at-law duly admitted to practice in this state from doing anything usual and proper in connection with their duties as such attorneys.

## SENATE AMENDMENT TO HOUSE FILE NO. 534

Amend by striking the words and figures "twenty-five thousand dollars (\$25,000)" from line seven (7) and inserting in lieu thereof the words and figures "fifty thousand dollars (\$50,000)".

## SENATE AMENDMENT TO HOUSE FILE NO. 124

Amend by striking the word "regularly" from the fourth line thereof; also after the word "school" in line five by striking the period and inserting in lieu thereof a comma and adding the following: "providing, however, such operators shall have first secured written permission from the board of directors of the school district in which such service is performed."

## SENATE MESSAGES CONSIDERED

Senate File No. 449, a bill for an act to amend the law as it appears in section fifty-seven hundred forty-three (5743), Code, 1927, relating to the power of cities and towns to regulate by license, firms and corporations installing electric light and power wiring, fixtures, appliances or other electrical material.

Read first and second times and referred to sifting committee.

Senate File No. 401, a bill for an act to amend, revise and codify sections four thousand seven hundred forty-five (4745),

four thousand seven hundred forty-five-a one (4745-a1), sections four thousand seven hundred forty-six (4746) to four thousand seven hundred fifty-three (4753), both inclusive, sections four thousand seven hundred fifty-three-a one (4753-a1) to four thousand seven hundred fifty-three-a nine (4753-a9), both inclusive, and section four thousand seven hundred fifty-three-a eighteen (4753-a18) of the Code, 1927, relating to special assessments for the improvement of secondary roads.

Read first and second times and referred to sifting committee.

Senate File No. 363, a bill for an act to amend sections fifty-three hundred forty-eight (5348), fifty-three hundred fifty-three (5353), fifty-three hundred fifty-nine (5359) paragraph ten (10), fifty-three hundred sixty-three (5363), and fifty-three hundred sixty-four (5364) of the Code of 1927 relating to county public hospitals.

Read first and second times and referred to sifting committee.

Senate File No. 480, a bill for an act to amend section four thousand seven hundred fifty-three-a seventeen (4753-a17) of the Code, 1927, relating to the limitation on indebtedness for county primary road bonds.

Read first and second times and referred to sifting committee.

Senate File No. 479, a bill for an act to repeal section forty-seven hundred sixty-five (4765) of the Code, 1927, and to enact a substitute therefor relating to the limitation on indebtedness for county road bonds.

Read first and second times and referred to sifting committee.

Senate File No. 328, a bill for an act to provide for and regulate the issue of shares of stock of corporations without nominal or par value.

Read first and second times and referred to sifting committee.

Senate File No. 424, a bill for an act to provide for the licensing of employment agencies charging a fee for services rendered, providing conditions for the granting and revocation of such licenses, providing a commission without compensation for such purposes, fixing the license fees for licenses, and to repeal the law as it appears in paragraph four (4), section fifty-seven hundred

forty-three (5743) of the Code, 1927, and to amend the law as it appears in section fifteen hundred forty-six (1546) a-1 of the Code, 1927, relating to certain regulations and exemptions of employment agencies.

Read first and second times and referred to sifting committee.

Senate File No. 167, a bill for an act to authorize the making of additions to the county road system or to its equivalent.

Read first and second times and referred to sifting committee.

Senate File No. 391, a bill for an act to amend section (5323) fifty-three hundred twenty-three, Code, 1927, by permitting the county board of supervisors to make a contract with a local physician or physicians to furnish medical service and medicine in any city or township.

Read first and second times and referred to sifting committee.

Senate File No. 489, a bill for an act to make an emergency appropriation for salaries and expenses of peace officers.

Read first and second times and referred to committee on appropriations.

Senate File No. 23, a bill for an act to amend section eighty-three hundred fifty-two (8352) of the Code of 1927, relating to indebtedness of Iowa corporations.

Read first and second times and referred to sifting committee.

Senate File No. 393, a bill for an act authorizing the county board of supervisors to adopt the county unit plan for public health work, to coordinate and correlate all public health activities within their county, and to create a county board of health.

Read first and second times and referred to sifting committee.

Senate File No. 488, a bill for an act making an appropriation to pay for repairs and improvements upon the State Capitol and historical buildings, and the grounds thereof.

Read first and second times and referred to committee on appropriations.

Senate File No. 490, a bill for an act to amend section twelve thousand six hundred eleven (12611) of the Code, 1927, relating to transfer of personal property to foreign guardian.

Read first and second times and referred to sifting committee.

Senate File No. 456, a bill for an act to amend the law as it appears in chapters seven (7), eight (8), ten (10), eleven (11) and twelve (12) of title II, Code of Iowa, 1927, chapter one hundred ninety (190) of title XII and chapter three hundred sixty-eight (368) of title XVIII, Code of Iowa, 1927, and chapter one hundred twenty-five (125) of title IX, Code of Iowa, 1927, relating to the duties and compensation of certain public officers.

Read first and second times and referred to sifting committee.

Senate File No. 226, a bill for an act to provide for the surrender of written evidence of indebtedness to the clerk of court before the judgment thereon is entered of record.

Read first and second times and referred to sifting committee.

Senate File No. 344, a bill for an act permitting the state department of health to accept financial aid from the government of the United States for public health work in the state of Iowa.

Read first and second times and referred to sifting committee.

Senate File No. 421, a bill for an act to amend the law as it appears in section twelve thousand five hundred eighty-one (12581) of the Code, 1927, relating to the powers and duties of guardians of the property of minors, and to provide for agreements by such guardian for the extension of the time of payment of mortgages.

Read first and second times and referred to sifting committee.

Senate File No. 423, a bill for an act to amend the law as it appears in sections eleven thousand nine hundred twenty-nine (11929) and eleven thousand nine hundred seventy-seven (11977) of the Code, 1927, relating to the settlement of estates and to provide for agreements by executors and administrators for the extension of the time of payment of mortgages.

Read first and second times and referred to sifting committee.

Senate File No. 324, a bill for an act to amend the law as it appears in paragraph four (4) of section three thousand six hundred twelve (3612) of the Code, 1927, relating to the employment of probation officers in cities of the first class having a population in excess of 125,000.

Read first and second times and referred to sifting committee.

Senate File No. 491, a bill for an act to make legal and permanent a transfer from the general fund to the library fund of the city of Albia, Monroe county, Iowa.

Read first and second times and referred to sifting committee.

Senate File No. 481, a bill for an act to amend section twelve thousand eighty-eight (12088) of the Code, 1927, relating to bonds in attachment suits.

Read first and second times and referred to sifting committee.

Senate File No. 476, a bill for an act to amend section one thousand eighty-nine (1089), Code, 1927, relating to sureties on bonds and to authorize either the principal or surety to petition for release under such bonds.

Read first and second times and referred to sifting committee.

Senate File No. 434, a bill for an act to provide that securities given for the payment of two or more obligations shall inure pro rata to the benefit of all of such obligations.

Read first and second times and referred to sifting committee.

Senate Joint Resolution No. 9, a joint resolution providing for the appointment of an investigating committee whose duty it shall be to investigate the advisability of establishing a state park upon the west bank of Spirit Lake located in Dickinson county, Iowa, and providing that said committee shall report its findings and recommendations thereon to the Forty-fourth General Assembly, and to provide an appropriation sufficient to pay the expense of said committee.

Read first and second times and referred to committee on appropriations.

#### CONSIDERATION OF SENATE AMENDMENTS

On request of Hansen of Scott, House File No. 199, a bill for an act to amend section fifty-three hundred thirty-four (5334), Code, 1927, relating to contracts for the support of the poor, and to authorize the board of supervisors to contract for medical and dental services for poor persons, with Senate amendment, was taken up and the amendment read and considered.

## SENATE AMENDMENT TO HOUSE FILE NO. 199

Amend by adding after the word "bonds" in line 9 of section 2 the following: "in a company authorized to do business in this state."

Mr. Hansen moved that the House concur in the Senate amendment.

On the question "Shall the House concur?"

The ayes were, 82.

Albert	Gilmore	Kline	Reno
Allen	Greene	Lamb	Rice
Bair	Hagglund	Lichty	Ryder
Baker	Hall	Lomas	Rylander
Ballew	Hansen	Lovrien	Sass
Barnes	Hanson	McCaulley	Shannon
Burton	Hatter	McCreery	Smith
Byers of Linn	Hayes	McIlrath	Swanson
Campbell	Heald	McIntosh	Taylor
Clark	Helgason	McMillan	Torgeson
Cole	Hill	Mathews	Truax
Dayton	Hollingsworth	Mounce	Van Buren
Dean	Hollis	Nelson of	Van Wert
Ditto	Holmgren	Hancock	Venard
Eckles	Hopkins	Nelson of Story	Vosseller
Elliott of Scott	Hubbard	Orr	Wamstad
Ellsworth	Irwin	Pattison	Wearin
Figgins	Istad	Paulson	Whiting
Files	Jaycox	Ratliff	Wilson
Fleming	Jensen	Rawlings	Mr. Speaker
Forsling	Johnson of	Read	
	Keokuk		

The nays were, none.

Absent or not voting, 26.

Aiken	Crozier	Johnson of	Pendray
Berry	Elliott of Polk	Dickinson	Randall
Bixler	Finnern	King	Reimers
Buchmiller	Griswold	Knudson	Rutledge
Bush	Hunt	Miller	Shields
Byers of Fayette	Hush	O'Brien	Simmer
Cox		O'Donnell	Vaughn

House concurred in the Senate amendment to House File No. 199.

## CONSIDERATION OF BILLS

Senate File No. 199, a bill for an act relating to the operation of motor trucks or trailers upon the public highways of this state; requiring the payment of license fees based upon the actual weight of loads carried; and providing penalties for violations thereof, was taken up for consideration.



Reimers of Lyon offered the following amendment and moved its adoption:

Amend Senate File No. 199 by adding the following as section 3:

"This act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Rock Rapids Reporter, a newspaper published at Rock Rapids, Iowa, and the Iowa Legionaire, a newspaper published at Des Moines, Iowa.

Amendment adopted.

Mr. Reimers moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 81.

Albert	Ellsworth	Johnson of	Ratliff
Allen	Figgins	Keokuk	Reimers
Baker	Files	King	Reno
Ballew	Finnern	Kline	Rice
Barnes	Griswold	Knudson	Rutledge
Berry	Hagglund	Lamb	Ryder
Bixler	Hall	Lichty	Rylander
Buchmiller	Hansen	Lomas	Shannon
Burton	Hanson	McCaulley	Smith
Bush	Hatter	McCreery	Swanson
Byers of Fayette	Hayes	McIlrath	Taylor
Byers of Linn	Heald	McIntosh	Torgeson
Campbell	Helgason	McMillan	Truax
Clark	Hill	Mathews	Van Buren
Cole	Hollingsworth	Mounce	Van Wert
Dayton	Holmgren	Nelson of	Venard
Dean	Hopkins	Hancock	Wearin
Ditto	Hubbard	Nelson of Story	Whiting
Eckles	Irwin	Orr	Wilson
Elliott of Polk	Istad	Pattison	Mr. Speaker
Elliott of Scott	Jaycox	Paulson	

The nays were, 4.

Fleming	Jensen	O'Brien	Read
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Absent or not voting, 23.

Aiken	Green	Lovrien	Sass
Bair	Hollis	Miller	Shields
Cox	Hunt	O'Donnell	Simmer
Crozier	Hush	Pendray	Vaughn
Forsling	Johnson of	Randall	Vosseller
Gilmore	Dickinson	Rawlings	Wamstad

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 263, a bill for an act to amend, revise, and codify the law as it appears in chapters two hundred eleven (211) and two hundred eleven-B one (211-B1) of the Code, 1927, relating to school elections, with report of committee recommending passage, was taken up for consideration.

On motion of Whiting of Johnson the following amendments proposed by the sifting committee were adopted:

Amend section one (1), Senate File No. 263, by striking from Section one (1) the words "and in all independent districts which embrace a city now having a population of not less than thirty-eight thousand nor more than fifty thousand" following the word "more" in line seven (7).

Amend section four (4) by striking from lines eight (8) and nine (9) the words "with a population of one hundred twenty-five thousand or more" and inserting in lieu thereof the words "where the regular election is held biennially".

Amend section twenty-four (24) by striking out the words "and in all independent districts which embrace a city now having a population of not less than thirty-eight thousand nor more than fifty thousand" following the word "more" in line eight (8).

Amend section thirty-five (35) by striking out the words "and in all independent districts which embrace a city now having a population of not less than thirty-eight thousand nor more than fifty thousand" following the word "more" in line three (3).

Amend by striking out section thirty-seven (37).

Ryder of Dubuque asked and obtained unanimous consent to withdraw the amendment to Senate File No. 263, filed by him and found in the journal of March 21st.

Whiting of Johnson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 81.

Allen	Cole	Gilmore	Holmgren
Bair	Dayton	Hagglund	Hopkins
Baker	Dean	Hall	Hubbard
Ballew	Ditto	Hanson	Irwin
Barnes	Eckles	Hatter	Istad
Berry	Elliott of Polk	Hayes	Jaycox
Buchmiller	Ellsworth	Heald	Jensen
Byers of Fayette	Figgins	Helgason	Johnson of
Byers of Linn	Finnern	Hill	Keokuk
Campbell	Fleming	Hollingsworth	King
Clark	Forsling	Hollis	Kline

Knudson	Mounce	Rice	Truax
Lamb	Nelson of	Rutledge	Van Buren
Lichty	Hancock	Ryder	Van Wert
Lomas	Nelson of Story	Rylander	Vaughn
Lovrien	Orr	Sass	Vosseller
McCaulley	Pattison	Shannon	Wearin
McIlrath	Paulson	Smith	Whiting
McIntosh	Ratliff	Swanson	Wilson
McMillan	Rawlings	Taylor	Mr. Speaker
Mathews	Read	Torgeson	

The nays were, none.

Absent or not voting, 27.

Aiken	Elliott of Scott	Johnson of	Randall
Albert	Files	Dickinson	Reimers
Bixler	Greene	McCreery	Reno
Burton	Griswold	Miller	Shields
Bush	Hansen	O'Brien	Simmer
Cox	Hunt	O'Donnell	Venard
Crozier	Hush	Pendray	Wamstad

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Whiting of Johnson moved that the vote by which Senate File No. 263 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 301, a bill for an act to repeal the following sections of the Code, 1927, and to enact substitutes therefor, to wit: seventeen hundred nine-A two (1709-A2), seventeen hundred fourteen (1714), seventeen hundred sixteen (1716), seventeen hundred eighteen (1718), seventeen hundred nineteen (1719), seventeen hundred twenty (1720), seventeen hundred twenty-three (1723) to seventeen hundred twenty-five (1725), inclusive, seventeen hundred twenty-seven (1727) to seventeen hundred twenty-nine (1729), inclusive, seventeen hundred thirty-one (1731) to seventeen hundred thirty-four (1734), inclusive, seventeen hundred fifty-one (1751) to seventeen hundred fifty-three (1753), inclusive, seventeen hundred fifty-six (1756), seventeen hundred fifty-eight (1758), seventeen hundred sixty (1760), seventeen hundred sixty-one (1761), seventeen hundred sixty-three (1763), seventeen hundred sixty-four (1764), seventeen hundred sixty-seven (1767), seventeen hundred sixty-seven-A one (1767-A1), seventeen hundred sixty-eight (1768), seventeen hundred seventy-two (1772), seventeen hundred eighty (1780), seventeen hundred eighty-one (1781), seventeen hundred eighty-three (1783), seven-

teen hundred eighty-seven (1787), seventeen hundred ninety-four (1794), to amend sections seventeen hundred forty-five (1745) and seventeen hundred forty-six (1746) of said Code, all said sections relating to the propagation, and protection of fish, game, wild birds and animals, to provide for a license to trap fur-bearing animals, to provide the legal method of measuring the length of fish, to prohibit the act of fishing during certain hours of the night, to prohibit the use of ferrets in hunting, taking, killing or capturing wild animals, to prohibit the shooting or spearing of certain fur-bearing animals, to require persons to exhibit, on demand, fish and game in their possession, to define the term "gun", to prohibit the shooting of rifles on or over the public waters of the state, to declare certain public offenses relative to the protection of fish and game, and to provide penalties for such offenses, was taken up for consideration.

King of Clay asked and obtained unanimous consent to withdraw the amendment to section one (1), filed by him and found in the journal of March 26th.

King of Clay moved that the amendment to section six (6), filed by him and found in the journal of March 26th be adopted.

Amendment adopted.

Holmgren of Palo Alto moved that the amendment to section seven (7) filed by him and found in the journal of April 1st be adopted.

Amendment adopted.

King of Clay moved that the amendment to section nine (9) filed by him and found in the journal of March 26th be adopted.

Reno of Polk offered the following amendment as a substitute for the amendment filed by Mr. King, to section nine (9).

Amend Senate File No. 301 by striking therefrom lines fourteen (14) to eighteen (18), inclusive, of Section Nine (9) and insert in lieu thereof the following:

"for a resident of the State for trapping fur-bearing animals with not more than twenty-five (25) traps, one dollar (\$1.00); with the use of more than twenty-five (25) traps, five dollars (\$5.00), provided that no person, resident or non-resident, shall at any time use more than fifty (50) traps.

Motion to substitute lost.

King of Clay asked and obtained unanimous consent to withdraw his amendment to section nine (9).

King of Clay moved that the amendment to section thirteen (13), filed by him and found in the journal of March 26th, be adopted.

Amendment adopted.

Holmgren of Palo Alto moved that the amendment to section fourteen (14), filed by him and found in the journal of April 6th, be adopted.

Amendment adopted.

Holmgren of Palo Alto moved that the amendment to section fifteen (15), filed by him and found in the journal of April 1st, be adopted.

Amendment adopted.

King of Clay asked and obtained unanimous consent to withdraw his amendment to section fifteen (15), filed by him and found in the journal of March 26th.

King of Clay moved that the amendment to section sixteen (16) filed by him and found in the journal of March 26th be adopted.

Amendment adopted.

Holmgren of Palo Alto asked and obtained unanimous consent to withdraw the amendment to lines twenty (20) and twenty-one (21) of section eighteen (18) filed by him and found in the journal of April 1st.

Holmgren of Palo Alto moved that the amendment to line fifteen (15) of section eighteen (18) filed by him and found in the journal of April 1st be adopted.

Mr. Holmgren moved to amend the amendment to section nineteen (19) filed by him by striking the word "fish" and inserting in lieu thereof the word "market".

Amendment to the amendment adopted.

Mr. Holmgren moved that the amendment to section nineteen (19), as amended, filed by him and found in the journal of April 1st be adopted.

Amendment as amended adopted.

King of Clay moved that the amendment to section twenty-six (26), filed by him and found in the journal of March 26th be adopted.

Amendment adopted.

Holmgren of Palo Alto moved that the amendment to section twenty-nine (29), filed by him and found in the journal of April 1st be adopted.

Amendment adopted.

Speaker pro tempore Mathews in the chair.

Wearin of Mills offered the following amendment and moved its adoption:

Amend by striking from line ten (10) of section twenty-eight (28) the word "thirty" and inserting in lieu thereof the word "twenty-one".

Amendment adopted.

Van Wert of Franklin offered the following amendment and moved its adoption:

Amendment adopted.

Amend section one (1) by striking lines twelve (12) to sixteen (16), inclusive.

Hubbard of Pottawattamie offered the following amendment and moved its adoption:

Amend by adding to Section 6 the following:

"Any person under twenty-one (21) years of age may by his own efforts capture and confine, for the purpose of training for pets, not more than two (2) of any game bird or fur-bearing animal. And such person having birds or animals in his possession for that purpose is hereby exempted from securing the license required by section seventeen hundred six (1706), Code of 1927."

Amendment adopted.

#### SIFTING COMMITTEE EXCUSED

On request of Greene of Pottawattamie the sifting committee was excused.

Forsling of Woodbury and Ratliff of Henry offered the following amendment and moved its adoption:

Amend by adding at the end of section ten (10) the following: "No license shall be required to fish in unstocked streams nor in streams bordering the State".

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 69.

Aiken	Eckles	Irwin	Ratliff
Albert	Elliott of Polk	Istad	Rawlings
Allen	Elliott of Scott	Jaycox	Rice
Bair	Figgins	Jensen	Ryder
Baker	Finnern	Kline	Rylander
Ballew	Forsling	Knudson	Sass
Berry	Griswold	Lichty	Simmer
Bixler	Hagglund	Lovrien	Taylor
Buchmiller	Hansen	McCreery	Truax
Burton	Hanson	McIlrath	Van Buren
Bush	Hatter	McIntosh	Van Wert
Byers of Fayette	Helgason	McMillan	Venard
Campbell	Hollingsworth	Mathews	Vosseller
Clark	Hollis	Moupe	Wearin
Cole	Holmgren	Nelson of	Whiting
Cox	Hopkins	Hancock	Mr. Speaker
Dayton	Hubbard	Pattison	
Ditto	Hunt	Paulson	

The nays were, 11.

Barnes	Gilmore	King	Read
Dean	Hayes	Lamb	Reimers
Fleming	Johnson of Dickinson	Lomas	

Absent or not voting, 28.

Byers of Linn	Hush	Orr	Swanson
Crozier	Johnson of	Pendray	Torgeson
Ellsworth	Keokuk	Randall	Vaughn
Files	McCaulley	Reno	Wamstad
Greene	Miller	Rutledge	Wilson
Hall	Nelson of Story	Shannon	
Heald	O'Brien	Shields	
Hill	O'Donnell	Smith	

Amendment adopted.

Burton of Wayne offered the following amendment and moved its adoption:

Amend by striking the word "or" in line seven (7) of section fifteen (15) before the word "blue" and inserting in lieu thereof the word "or" in line seven (7) of section fifteen (15) before the word "yellow".

Amendment lost.

King of Clay moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 85.

Albert	Baker	Berry	Burton
Allen	Ballew	Bixler	Bush
Bair	Barnes	Buchmiller	Byers of Fayette

Byers of Linn	Hanson	Lamb	Ryder
Campbell	Hatter	Lomas	Rylander
Cole	Hayes	Lovrien	Sass
Cox	Heald	McCreery	Shannon
Crozier	Helgason	McIlrath	Simmer
Dayton	Hill	McIntosh	Smith
Dean	Hollingsworth	McMillan	Swanson
Ditto	Hollis	Nelson of	Taylor
Eckles	Holmgren	Hancock	Torgeson
Elliott of Polk	Hopkins	Orr	Truax
Elliott of Scott	Hubbard	Pattison	Van Buren
Figgins	Hunt	Paulson	Van Wert
Files	Irwin	Pendray	Venard
Finnern	Jaycox	Ratliff	Vosseller
Fleming	Johnson of	Rawlings	Wamstad
Forsling	Dickinson	Reimers	Wearin
Glimore	King	Reno	Whiting
Griswold	Kline	Rice	Mr. Speaker
Hansen	Knudson	Rutledge	

The nays were, 4.

Clark	Istad	Johnson of Keokuk	Read
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Absent or not voting, 19.

Aiken	Hush	Miller	Randall
Ellsworth	Jensen	Mounce	Shields
Greene	Lichty	Nelson of Story	Vaughn
Hagglund	McCaulley	O'Brien	Wilson
Hall	Mathews	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

King of Clay moved that the vote by which Senate File No. 301 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

McIlrath of Poweshiek called up his motion to reconsider the vote by which House File No. 407 failed to pass the House, filed by him and found in the journal of March 26th and moved its adoption.

On the question, "Shall the House reconsider?" Rule 18 was invoked.

The ayes were, 69.

Aiken	Byers of Fayette	Figgins	Heald
Albert	Campbell	Files	Helgason
Baker	Cole	Fleming	Hill
Ballew	Cox	Greene	Holmgren
Berry	Dayton	Greene	Hopkins
Bixler	Ditto	Griswold	Hubbard
Bush	Eckles	Hagglund	Hatter
		Hatter	Irwin



Istad	McMillan	Rawlings	Torgeson
Jensen	Mounce	Read	Truax
Johnson of Dickinson	Nelson of Hancock	Reimers	Van Buren
King	Nelson of Story	Reno	Van Wert
Kline	O'Brien	Rice	Vaughn
Knudson	O'Donnell	Rutledge	Vosseller
Lamb	Pattison	Ryder	Wamstad
Lovrien	Paulson	Rylander	Wearin
McIlrath	Pendray	Smith	Whiting
McIntosh	Ratliff	Swanson	Wilson
		Taylor	

The nays were, 30.

Allen	Elliott of Polk	Hollingsworth	McCaulley
Bair	Ellsworth	Hollis	McCreery
Barnes	Finnern	Hunt	Mathews
Buchmiller	Forsling	Jaycox	Orr
Byers of Linn	Gilmore	Johnson of	Sass
Clark	Hall	Keokuk	Shannon
Crozier	Hansen	Lichty	Mr. Speaker
Dean	Hanson	Lomas	

Absent or not voting, 9.

Burton	Hush	Randall	Simmer
Elliott of Scott	Miller	Shields	Venard
Hayes			

Motion prevailed.

#### CONFERENCE COMMITTEE APPOINTED

As a conference committee on Senate File No. 200, the Speaker appointed the following members: Cole of Harrison, Reimers of Lyon, Taylor of Audubon and Nelson of Hancock.

On motion of Istad of Winneshiek the House adjourned until 1:15 p. m., today.

#### AFTERNOON SESSION

House reconvened, Speaker Johnson in the chair.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 460, a bill for an act relating to applications for permits to wholesale druggists.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 425, a bill for an act relating to registering of cars in garages and the keeping of a garage record.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 426, a bill for an act relating to motor vehicle registration fees and providing for refund of a portion of the license fee upon certain conditions.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 403, a bill for an act relating to state aid for farmers' institutes.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 215, a bill for an act relating to the sale of food commodities by weight or in United States standard containers.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 185, a bill for an act relating to the enforcement of the practice act and revocation of licenses.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 473, a bill for an act to make an appropriation to Joseph Roy Collins.

Also, that the Senate has passed the following bill in which the concurrence of the Senate is asked:

Senate File No. 471, a bill for an act to make an appropriation to Ralph J. Shaw.

Also, that the Senate has passed the following bill in which the concurrence of the Senate is asked:

Senate File No. 470, a bill for an act to make an appropriation to Dr. Craig M. Work.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 460, a bill for an act to make an appropriation for the relief of Marjorie Ball.

Also that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 230, a bill for an act relating to the reclassification of levee and drainage districts for assessments, repairs and improvements.

WALTER H. BEAM, *Secretary.*

## SENATE AMENDMENTS TO HOUSE FILE NO. 230

Amend section one (1) by inserting after the word "or" in line three (3) the words, "and before the word 'lateral' ".

## SENATE MESSAGES CONSIDERED

Senate File No. 473, a bill for an act to make an appropriation to Joseph Roy Collins.

Read first and second times and referred to committee on appropriations.

Senate File No. 471, a bill for an act to make an appropriation to Ralph J. Shaw.

Read first and second times and referred to committee on appropriations.

Senate File No. 470, a bill for an act to make an appropriation to Dr. Craig M. Work.

Read first and second times and referred to committee on appropriations.

Senate File No. 460, a bill for an act to make an appropriation for the relief of Marjorie Ball and to pay doctor's bill and attorney fees in connection with her injury and claim against the state of Iowa.

Read first and second times and referred to committee on appropriations.

## CONSIDERATION OF SENATE AMENDMENTS

On request of Nelson of Hancock, unanimous consent having been given, House File No. 207, a bill for an act to repeal the law as it appears in chapter ninety-one (91) title V of the Code, 1927, and to enact a substitute therefor relating to the practice of accountancy; to establish a board of accountancy and to provide for the examination, registration and licensing of practitioners of accountancy; to provide rules and regulations concerning the practice thereof and to provide penalties for violation thereof, with Senate amendments, was taken up and the amendments read and considered.

## SENATE AMENDMENTS TO HOUSE FILE NO. 207

Amend by inserting after the word "bond" in line eighteen (18) of section four (4) the following:

"in a company authorized to do business in this state".

Amend by adding to section eleven (11) the following:

"All practitioners as defined by section seven (7) who were engaged in such practice in the State of Iowa at the date of the taking effect of Chapter one hundred thirty-four (134) of the Acts of the Thirty-sixth General Assembly and who shall have been continuously engaged in such practice in this state since the passage of said act shall upon application to the Board of Accountancy be issued certificates as Certified Public Accountants as the date September 30, 1929, without examination."

Amend section twenty-two (22) by striking subsection (c) and inserting in lieu thereof the following:

(c) Attorneys-at-law duly admitted to practice in this state from doing anything usual and proper in connection with their duties as such attorneys.

Mr. Nelson moved that the House concur in the Senate amendments.

On the question "Shall the House concur?"

The ayes were, 74.

Albert	Gilmore	Lamb	Read
Bair	Griswold	Lichty	Reimers
Ballew	Hagglund	Lomas	Reno
Barnes	Hanson	Lovrien	Rutledge
Berry	Helgason	McCaulley	Ryder
Burton	Hill	McCreery	Rylander
Bush	Hollingsworth	McIlrath	Sass
Byers of Fayette	Holmgren	McIntosh	Swanson
Byers of Linn	Hopkins	McMillan	Taylor
Campbell	Hunt	Mathews	Torgeson
Cox	Irwin	Miller	Truax
Crozier	Istad	Mounce	Van Buren
Dean	Jaycox	Nelson of	Van Wert
Ditto	Jensen	Hancock	Vosseller
Eckles	Johnson of	Nelson of Story	Wamstad
Elliott of Polk	Keokuk	Orr	Wearin
Ellsworth	King	Pattison	Whiting
Figgins	Kline	Paulson	Wilson
Fleming	Knudson	Pendray	Mr. Speaker

The nays were, none.

Absent or not voting, 34.

Aiken	Buchmiller	Elliott of Scott	Greene
Allen	Clark	Files	Hall
Baker	Cole	Finnern	Hansen
Bixler	Dayton	Forsling	Hatter

Hayes	Johnson of	Ratliff	Simmer
Heald	Dickinson	Rawlings	Smith
Hollis	O'Brien	Rice	Vaughn
Hubbard	O'Donnell	Shannon	Venard
Hush	Randall	Shields	

House concurred in Senate amendments to House File No. 207.

On request of Hubbard of Pottawattamie, unanimous consent having been given, House File No. 230, a bill for an act to amend sections seventy-five hundred sixty-one (7561) and seventy-five hundred sixty-two (7562) of the Code, 1927, relating to the reclassification of levee and drainage districts for assessment, repairs and improvements, with Senate amendment, was taken up and the amendment read and considered.

#### SENATE AMENDMENT TO HOUSE FILE NO. 230

Amend section one (1) by inserting after the word "or" in line three (3) the words, "and before the word 'lateral'".

Mr. Hubbard moved that the House concur in the Senate amendment.

On the question "Shall the House concur?"

The ayes were, 76.

Albert	Fleming	Kline	Read
Baker	Forsling	Lamb	Reno
Ballew	Gilmore	Lichty	Rice
Barnes	Griswold	Lomas	Rutledge
Berry	Hagglund	Lovrien	Ryder
Burton	Hall	McCaulley	Rylander
Bush	Hanson	McCreery	Sass
Byers of	Hill	McIlrath	Smith
Fayette	Holmgren	McIntosh	Swanson
Campbell	Hopkins	Miller	Taylor
Cole	Hubbard	Mounce	Truax
Cox	Hush	Nelson of	Van Buren
Dean	Irwin	Hancock	Van Wert
Ditto	Istad	Nelson of Story	Vaughn
Eckles	Jensen	Orr	Vosseller
Elliott of Polk	Johnson of	Pattison	Wamstad
Elliott of Scott	Dickinson	Paulson	Wearin
Ellsworth	Johnson of	Pendray	Whiting
Figgins	Keokuk	Ratliff	Wilson
Finnern	King	Rawlings	Mr. Speaker

The nays were, none.

Absent or not voting, 32.

Aiken	Dayton	Hollingsworth	O'Donnell
Allen	Files	Hollis	Randall
Bair	Greene	Hunt	Reimers
Bixler	Hansen	Jaycox	Shannon
Buchmiller	Hatter	Knudson	Shields
Byers of linn	Hayes	McMillan	Simmer
Clark	Heald	Mathews	Torgeson
Crozier	Helgason	O'Brien	Venard

House concurred in Senate amendment to House File No. 230.

On request of Johnson of Dickinson, unanimous consent having been given, House File No. 124, a bill for an act to amend the law as found in section forty-nine hundred forty-three (4943) of the Code of 1927, relating to chauffeur's licenses and providing exemptions in certain cases, with Senate amendment, was taken up and the amendment read and considered.

#### SENATE AMENDMENT TO HOUSE FILE NO. 124

Amend by striking the word "regularly" from the fourth line thereof; also after the word "school" in line five by striking the period and inserting in lieu thereof a comma and adding the following: "providing, however, such operators shall have first secured written permission from the Board of Directors of the school district in which such service is performed."

Mr. Johnson moved that the House concur in the Senate amendment.

On the question "Shall the House concur?"

The ayes were, 83.

Albert	Griswold	Kline	Rawlings
Ballew	Hagglund	Knudson	Read
Barnes	Hall	Lamb	Reno
Berry	Hanson	Lichty	Rice
Burton	Hayes	Lomas	Rutledge
Bush	Helgason	Lovrien	Ryder
Byers of Fayette	Hill	McCaulley	Rylander
Byers of Linn	Hollingsworth	McIlrath	Sass
Campbell	Holmgren	McIntosh	Smith
Cole	Hopkins	McMillan	Swanson
Cox	Hubbard	Mathews	Taylor
Crozier	Hunt	Miller	Truax
Dean	Hush	Mounce	Van Buren
Ditto	Irwin	Nelson of	Van Wert
Eckles	Istad	Hancock	Vaughn
Elliott of Polk	Jaycox	Nelson of Story	Vosseller
Elliott of Scott	Jensen	Orr	Wamstad
Ellsworth	Johnson of	Pattison	Wearin
Figgins	Dickinson	Paulson	Whiting
Finnern	Johnson of	Pendray	Wilson
Fleming	Keokuk	Ratliff	Mr. Speaker
Gilmore	King		

The nays were, none.

Absent or not voting, 25.

Aiken	Dayton	Heald	Reimers
Allen	Files	Hollis	Shannon
Bair	Forsling	McCreery	Shields
Baker	Greene	O'Brien	Simmer
Bixler	Hansen	O'Donnell	Torgeson
Buchmiller	Hatter	Randall	Venard
Clark			

House concurred in Senate amendment to House File No. 124.

On request of Rutledge of Webster, unanimous consent having been given, House File No. 534, a bill for an act to amend section twenty-eight hundred ninety-four (2894) of the Code, 1927, relating to state aid for county and district fairs, with Senate amendment, was taken up and the amendment read and considered.

#### SENATE AMENDMENT TO HOUSE FILE NO. 534

Amend by striking the words and figures "twenty-five thousand dollars (\$25,000)" from line seven (7) and inserting in lieu thereof the words and figures "fifty thousand dollars (\$50,000)".

Mr. Rutledge moved that the House concur in the Senate amendment.

On the question "Shall the House concur?"

The ayes were, 82.

Albert	Fleming	King	Rawlings
Allen	Forsling	Kline	Read
Ballew	Gilmore	Knudson	Reno
Barnes	Hagglund	Lamb	Rutledge
Berry	Hall	Lichty	Ryder
Burton	Hayes	Lomas	Rylander
Bush	Helgason	Lovrien	Sass
Byers of Fayette	Hill	McCaulley	Smith
Byers of Linn	Hollingsworth	McCreery	Swanson
Campbell	Holmgren	McIntosh	Taylor
Cole	Hopkins	McMillan	Truax
Cox	Hubbard	Mathews	Van Buren
Crozier	Hunt	Miller	Van Wert
Dean	Hush	Mounce	Vaughn
Ditto	Irwin	Nelson of	Vosseller
Eckles	Istad	Hancock	Wamstad
Elliott of Polk	Jaycox	Nelson of Story	Wearin
Elliott of Scott	Jensen	Pattison	Whiting
Ellsworth	Johnson of	Paulson	Wilson
Figgins	Dickinson	Pendray	Mr. Speaker
Files	Johnson of	Ratliff	
Finnern	Keokuk		

The nays were, 3.

Griswold	McIlrath	Rice
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Absent or not voting, 23.

Aiken	Dayton	Hollis	Shannon
Bair	Greene	O'Brien	Shields
Baker	Hansen	O'Donnell	Simmer
Bixler	Hanson	Orr	Torgeson
Buchmiller	Hatter	Randall	Venard
Clark	Heald	Reimers	

House concurred in Senate amendment to House File No. 534.

On request of Bush of Cherokee, unanimous consent having been given, House File No. 204, a bill for an act to amend the law as it appears in sections forty-eight hundred eighteen (4818), forty-eight hundred nineteen (4819), forty-eight hundred twenty-two (4822), forty-eight hundred twenty-three (4823), forty-eight hundred twenty-three b-one (4823-b1), forty-eight hundred twenty-four (4824), forty-eight hundred twenty-five (4825), and repeal sections forty-eight hundred seventeen (4817), and forty-eight hundred twenty-one (4821) of the Code, 1927, and to enact substitutes therefor, relating to the destruction of weeds, and to provide for the appointment of "weed commissioners" and to prescribe their powers and duties, with Senate amendments, was taken up and the amendments read and considered.

#### SENATE AMENDMENTS TO HOUSE FILE NO. 204

1. Amend section 1 by striking from line 8 the comma following the word "cities" where it first appears and inserting the words "having a population of less than five thousand people, and". Also amend by striking from said line the words "and cities under special charter".

2. Amend section 1 by striking from line fourteen (14) the following: ", including cities under special charter," and inserting in lieu thereof the words "having a population of less than five thousand,".

3. Further amend section one (1) by inserting after line nineteen (19) the following:

"In cities having a population of five thousand (5,000) people or more, the authority for the execution of the provisions of this chapter shall be vested in the city councils or commissioners, as the case may be."

4. Further amend section one (1) by striking all of lines twenty and twenty-one and substituting in lieu thereof the following:

"The councils of towns and cities having a population of less than five thousand (5,000) and township trustees of all".

5. Further amend section one (1) by striking from line 26 the words "including cities under special charter,". Further amend said line of



section one (1) by inserting after the comma following the word "city" the following: "having a population of less than five thousand people."

6. Amend section six (6) by striking all of section six and substituting in lieu thereof the following:

Sec. 6. That the law as it appears in section 4823 of the Code, 1927, be and the same is hereby repealed and the following inserted in lieu thereof: 'In case of a substantial failure to comply with such order, the Weed Commissioner shall forthwith cause such weeds to be destroyed, and the expense of such destruction and the costs of any special meetings, if any, shall be deducted from the county general fund.'

7. Amend the title by striking from lines three (3) and four (4) the words and figures "forty-eight hundred twenty-three (4823)"; also amend by striking from line seven (7) the word "and" and inserting in line eight (8) after the figures "(4821)," the words and figures "and forty-eight hundred twenty-three (4823)."

Mr. Bush moved that the House concur in the Senate amendments.

On the question, "Shall the House concur?"

The ayes were, 85.

Albert	Gilmore	King	Read
Allen	Griswold	Kline	Reno
Bair	Hagglund	Knudson	Rice
Baker	Hall	Lamb	Rutledge
Ballew	Hanson	Lichty	Ryder
Barnes	Hayes	Lomas	Rylander
Berry	Heald	Lovrien	Sass
Burton	Helgason	McCaulley	Smith
Bush	Hill	McCreery	Swanson
Byers of Fayette	Hollingsworth	McIlrath	Taylor
Byers of Linn	Hopkins	McIntosh	Torgeson
Campbell	Hubbard	McMillan	Truax
Cole	Hunt	Mathews	Van Buren
Cox	Hush	Miller	Van Wert
Crozier	Irwin	Mounce	Vaughn
Dean	Istad	Nelson of	Venard
Ditto	Jaycox	Hancock	Vosseller
Elliott of Polk	Jensen	Nelson of Story	Wamstad
Elliott of Scott	Johnson of	Pattison	Wearin
Ellsworth	Dickinson	Paulson	Whiting
Figgins	Johnson of	Pendray	Wilson
Fleming	Keokuk	Ratliff	Mr. Speaker

The nays were, none.

Absent or not voting, 23.

Aiken	Files	Hollis	Rawlings
Bixler	Finnern	Holmgren	Reimers
Buchmiller	Forsling	O'Brien	Shannon
Clark	Greene	O'Donnell	Shields
Dayton	Hansen	Orr	Simmer
Eckles	Hatter	Randall	

House concurred in Senate amendment to House File No. 204.

Elliott of Polk moved that Senate File No. 189 be taken from the table.

On the question, "Shall Senate File No. 189 be taken from the table?" a roll call was demanded.

The ayes were, 75.

Aiken	Files	Jensen	Rawlings
Albert	Forsling	Johnson of	Read
Allen	Gilmore	Dickinson	Reno
Ballew	Greene	King	Rutledge
Barnes	Griswold	Knudson	Ryder
Berry	Hall	Lamb	Rylander
Bush	Hanson	Lichty	Sass
Byers of	Hayes	Lomas	Taylor
Fayette	Heald	Lovrien	Torgeson
Byers of Linn	Hill	McCaulley	Truax
Campbell	Hollingsworth	McCreery	Van Buren
Cole	Hollis	McIntosh	Vaughn
Cox	Holmgren	McMillan	Venard
Crozier	Hopkins	Miller	Vosseller
Dean	Hubbard	Nelson of Story	Wamstad
Ditto	Hush	Pattison	Wearin
Eckles	Irwin	Paulson	Whiting
Elliott of Polk	Istad	Pendray	Wilson
Elliott of Scott	Jaycox	Ratliff	Mr. Speaker
Ellsworth			

The nays were, 19.

Bair	Fleming	McIlrath	Rice
Buchmiller	Hagglund	Mathews	Swanson
Burton	Hunt	Mounce	Van Wert
Clark	Johnson of	Nelson of	
Figgins	Keokuk	Hancock	
Finnern	Kline	O'Donnell	

Absent or not voting, 14.

Baker	Hatter	Randall	Shields
Bixler	Helgason	Reimers	Simmer
Dayton	O'Brien	Shannon	Smith
Hansen	Orr		

Motion prevailed and Senate File No. 189 was taken from the table.

#### CONSIDERATION OF BILLS

The House resumed consideration of Senate File No. 189.

Elliott of Polk offered the following amendment and moved its adoption:

Amend Section Eight (8) by inserting the word "and" after the comma and before the word three in line three (3) of said section and by striking "and four (4)," in line four (4) of said section.

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 73.

Aiken	Elliott of Polk	Kline	Reimers
Albert	Elliott of Scott	Knudson	Reno
Allen	Ellsworth	Lamb	Rice
Ballew	Figgins	Lichty	Rutledge
Barnes	Fleming	Lomas	Ryder
Berry	Gilmore	Lovrien	Rylander
Buchmiller	Greene	McCaulley	Sass
Burton	Hall	McCreery	Swanson
Bush	Hanson	McIntosh	Torgeson
Byers of Fayette	Hatter	McMillan	Van Buren
Byers of Linn	Hayes	Mathews	Van Wert
Campbell	Hill	Miller	Vaughn
Clark	Hollingsworth	Nelson of	Vosseller
Cox	Hollis	Hancock	Wamstad
Crozier	Hopkins	Orr	Wearin
Dayton	Jaycox	Paulson	Whiting
Dean	Johnson of	Ratliff	Wilson
Ditto	Keokuk	Rawlings	Mr. Speaker
Eckles	King	Read	

The nays were, 3.

Hunt	Johnson of Dickinson	Truax
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Absent or not voting, 32.

Bair	Hagglund	Istad	Pendray
Baker	Hansen	Jensen	Randall
Bixler	Heald	McIlrath	Shannon
Cole	Helgason	Mounce	Shields
Files	Holmgren	Nelson of Story	Simmer
Finnern	Hubbard	O'Brien	Smith
Forsling	Hush	O'Donnell	Taylor
Griswold	Irwin	Pattison	Venard

Amendment adopted.

Elliott of Polk moved to reconsider the vote by which the committee amendment was adopted.

On the question, "Shall the House reconsider?" a roll call was demanded.

The ayes were, 59.

Aiken	Cox	Forsling	Holmgren
Albert	Crozier	Gilmore	Irwin
Allen	Dayton	Greene	Jaycox
Barnes	Dean	Hall	King
Bixler	Ditto	Hatter	Knudson
Buchmiller	Eckles	Hayes	Lamb
Byers of Fayette	Elliott of Polk	Heald	Lichty
Byers of Linn	Elliott of Scott	Hill	Lomas
Campbell	Ellsworth	Hollingsworth	Lovrien
Cole	Files	Hollis	McCaulley

McIntosh	Orr	Rutledge	Vaughn
McMillan	Pattison	Sass	Wamstad
Miller	Ratliff	Shannon	Wearin
Nelson of Hancock	Read	Taylor	Wilson
	Reno	Torgeson	Mr. Speaker

The nays were, 38.

Baker	Hanson	Kline	Rice
Ballew	Helgason	McIlrath	Ryder
Burton	Hopkins	Mathews	Rylander
Bush	Hubbard	Mounce	Swanson
Clark	Hunt	Nelson of Story	Truax
Figgins	Hush	O'Brien	Van Buren
Finnern	Istad	O'Donnell	Van Wert
Fleming	Jensen	Paulson	Vosseller
Griswold	Johnson of	Pendray	Whiting
Hagglund	Keokuk	Rawlings	

Absent or not voting, 11.

Bair	Johnson of	Randall	Simmer
Berry	Dickinson	Reimers	Smith
Hansen	McCreery	Shields	Venard

House reconsidered the vote by which the committee amendment was adopted.

Elliott of Polk offered the following as a substitute for the committee amendments and moved its adoption:

Amend section eight (8) by adding at the end thereof the following: "without expense to the state".

Amendment adopted.

Shannon of Cass offered the following amendment and moved its adoption:

Amend by striking lines eleven (11), twelve (12), thirteen (13) and fourteen (14) of section seven (7).

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 32.

Baker	Hagglund	Johnson of	Read
Berry	Hatter	Keokuk	Rice
Burton	Helgason	Lamb	Shannon
Bush	Hush	McIlrath	Swanson
Campbell	Istad	McMillan	Van Buren
Clark	Jensen	Mounce	Van Wert
Figgins	Johnson of	Nelson of	Vosseller
Finnern	Dickinson	Hancock	Wearin
Fleming		O'Brien	Wilson

The nays were, 53.

Albert	Elliott of Scott	Jaycox	Pendray
Allen	Ellsworth	Kline	Reno
Bair	Forsling	Knudson	Ryder
Ballew	Gilmore	Lichty	Rylander
Barnes	Greene	Lovrien	Sass
Bixler	Hall	McCaulley	Simmer
Byers of Fayette	Hayes	McCreery	Taylor
Byers of Linn	Heald	McIntosh	Torgeson
Cole	Hill	Miller	Truax
Cox	Hollingsworth	O'Donnell	Vaughn
Crozier	Hollis	Orr	Venard
Dean	Hopkins	Pattison	Wamstad
Eckles	Hunt	Paulson	Whiting
Elliott of Polk			

Absent or not voting, 23.

Aiken	Hansen	Lomas	Reimers
Buchmiller	Hanson	Mathews	Rutledge
Dayton	Holmgren	Nelson of Story	Shields
Ditto	Hubbard	Randall	Smith
Files	Irwin	Ratliff	Mr. Speaker
Griswold	King	Rawlings	

Amendment lost.

O'Brien of Allamakee offered the following amendment and moved its adoption:

Amend by striking in lines thirteen (13) and fourteen (14) of section seven (7) the words and figures "one hundred dollars (\$100.00)" and inserting in lieu thereof the words and figures "twenty dollars (\$20.00)".

Crozier of Mahaska moved to amend the amendment by striking the words and figures "twenty dollars (\$20.00)" and inserting in lieu thereof the words and figures "fifty dollars (\$50.00)".

Amendment to the amendment lost.

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 39.

Baker	Heald	Lamb	Rylander
Berry	Helgason	McIlrath	Shannon
Burton	Holmgren	Mathews	Smith
Campbell	Hush	Mounce	Swanson
Clark	Istad	Nelson of	Truax
Figgins	Jensen	Hancock	Van Buren
Files	Johnson of	O'Brien	Van Wert
Finnern	Dickinson	Paulson	Vosseller
Fleming	Johnson of	Read	Whiting
Hagglund	Keokuk	Rice	Wilson
Hansen	King		

The nays were, 56.

Albert	Eckles	Hopkins	Pattison
Allen	Elliott of Palk	Hubbard	Pendray
Bair	Elliott of Scott	Hunt	Ratliff
Ballew	Ellsworth	Jaycox	Rawlings
Barnes	Forsling	Knudson	Reimers
Bixler	Gilmore	Lichty	Reno
Buchmiller	Greene	Lomas	Ryder
Byers of Fayette	Hall	Lovrien	Sass
Byers of Linn	Hanson	McCaulley	Simmer
Cole	Hatter	McIntosh	Taylor
Cox	Hayes	McMillan	Vaughn
Crozier	Hill	Miller	Venard
Dean	Hollingsworth	O'Donnell	Wamstad
Ditto	Hollis	Orr	Wearin

Absent or not voting, 13.

Aiken	Irwin	Nelson of Story	Shields
Bush	Kline	Randall	Torgeson
Dayton	McCreery	Rutledge	Mr. Speaker
Griswold			

Amendment lost.

Elliott of Scott offered the following amendment and moved its adoption:

Amend by inserting in line six (6) of section eight (8) the words "dentists, podiatrists,".

Amendment adopted.

Elliott of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 65.

Aiken	Elliott of Polk	Irwin	Rawlings
Albert	Elliott of Scott	Jaycox	Read
Allen	Ellsworth	Knudson	Reimers
Bair	Files	Lichty	Reno
Ballew	Forsling	Lomas	Rutledge
Barnes	Gilmore	Lovrien	Ryder
Bixler	Greene	McCaulley	Rylander
Byers of Fayette	Hall	McCreery	Sass
Byers of Linn	Hanson	McIntosh	Simmer
Cole	Hatter	Mathews	Smith
Cox	Hayes	Miller	Taylor
Crozier	Heald	Nelson of Story	Torgeson
Dayton	Hill	Orr	Vaughn
Dean	Hollingsworth	Pattison	Vosseller
Ditto	Hollis	Pendray	Wamstad
Eckles	Holmgren	Ratliff	Whiting
	Hopkins		

The nays were, 40.

Baker	Hagglund	King	Rice
Berry	Hansen	Kline	Shannon
Buchmiller	Helgason	Lamb	Swanson
Burton	Hunt	McIlrath	Truax
Bush	Hush	McMillan	Van Buren
Campbell	Istad	Mounce	Van Wert
Clark	Jensen	Nelson of	Venard
Figgins	Johnson of	Hancock	Wearin
Finnern	Dickinson	O'Brien	Wilson
Fleming	Johnson of	O'Donnell	Mr. Speaker
Griswold	Keokuk	Paulson	

Absent or not voting, 3.

Hubbard	Randall	Shields
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So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Elliott of Polk moved that the vote by which Senate File No. 189 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### SIFTING COMMITTEE EXCUSED

On request of Greene of Pottawattamie the sifting committee was excused.

House resumed consideration of House File No. 407.

Allen of Pocahontas moved that the vote by which House File No. 407 passed to its third reading be reconsidered.

Motion prevailed.

Wamstad of Mitchell offered the following amendment and moved its adoption:

Amend by striking subsection three (3) of section two (2).

Amendment lost.

Rice of Clinton moved the previous question.

Motion prevailed.

McIlrath of Poweshiek moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 68.

Aiken	Hagglund	King	Ratliff
Baker	Hatter	Kline	Read
Ballew	Heald	Knudson	Rice
Berry	Helgason	Lamb	Rutledge
Bixler	Hollingsworth	Lichty	Ryder
Burton	Hollis	Lovrien	Rylander
Bush	Holmgren	McIlrath	Sass
Byers of Fayette	Hopkins	McIntosh	Swanson
Campbell	Hubbard	McMillan	Truax
Cole	Hunt	Mounce	Van Buren
Cox	Hush	Nelson of	Van Wert
Crozier	Irwin	Hancock	Vaughn
Dayton	Istad	Nelson of Story	Venard
Eckles	Jensen	O'Brien	Vosseller
Files	Johnson of	O'Donnell	Wearin
Fleming	Dickinson	Pattison	Whiting
Forsling	Johnson of	Paulson	Wilson
Griswold	Keokuk	Pendray	

The nays were, 20.

Allen	Clark	Hansen	Rawlings
Bair	Dean	Hanson	Simmer
Barnes	Figgins	Jaycox	Torgeson
Buchmiller	Finnern	Lomas	Wamstad
Byers of Linn	Gilmore	McCreery	Mr. Speaker

Absent or not voting, 20.

Albert	Greene	Mathews	Reno
Ditto	Hall	Miller	Shannon
Elliott of Polk	Hayes	Orr	Shields
Elliott of Scott	Hill	Randall	Smith
Ellsworth	McCaulley	Reimers	Taylor

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

McIlrath of Poweshiek moved that the vote by which House File No. 407 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Reimers of Lyon offered the following resolution:

#### RESOLUTION

*Whereas*, The Honorable Arthur Henry Davison, former member of the House of Representatives from Lyon and O'Brien counties, in the Twenty-fifth General Assembly, and who also served as Secretary of the Executive Council for a long period of time, died December 1st, 1928, at Des Moines, Iowa; therefore,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly*, That the Speaker appoint a committee of three to draft suitable resolutions in commemoration of his life and services to this state and nation.



Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Reimers moved its adoption.

Motion prevailed and the resolution was adopted. The Speaker appointed as such committee: Reimers of Lyon, Ditto of Osceola, and Smith of O'Brien.

#### CONSIDERATION OF BILLS

Senate File No. 256, a bill for an act to amend section fourteen hundred sixty (1460) of the Code, 1927, and to enact a substitute therefor, relative to the place of hearing of petitions for review before the Industrial Commissioner, was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 62.

Allen	Files	Johnson of	Pendray
Bair	Fleming	Keokuk	Ratliff
Baker	Forsling	King	Read
Ballew	Gilmore	Knudson	Reimers
Barnes	Hanson	Lamb	Reno
Burton	Hayes	Lichty	Rice
Bush	Heald	Lomas	Rylander
Byers of Fayette	Hollingsworth	Lovrien	Torgeson
Campbell	Hollis	McCreery	Truax
Clark	Holmgren	McIlrath	Van Wert
Cole	Hubbard	McIntosh	Venard
Dayton	Hush	McMillan	Vosseller
Dean	Irwin	Mounce	Wamstad
Ditto	Jensen	Nelson of Story	Wearin
Eckles	Johnson of	O'Donnell	Wilson
Elliott of Scott	Dickinson	Pattison	Mr. Speaker

The nays were, none.

Absent or not voting, 46.

Aiken	Greene	Kline	Ryder
Albert	Griswold	McCaulley	Sass
Berry	Hagglund	Mathews	Shannon
Bixler	Hall	Miller	Shields
Buchmiller	Hansen	Nelson of	Simmer
Byers of Linn	Hatter	Hancock	Smith
Cox	Helgason	O'Brien	Swanson
Crozier	Hill	Orr	Taylor
Elliott of Polk	Hopkins	Paulson	Van Buren
Ellsworth	Hunt	Randall	Vaughn
Figgins	Istad	Rawlings	Whiting
Finnern	Jaycox	Rutledge	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 210, a bill for an act to amend section thirteen thousand four hundred seventeen b one (13417-b1) of the Code, 1927, relative to the taking of fingerprints and palmprints of certain violators of the criminal laws, was taken up for consideration.

Forsling of Woodbury moved that the amendment proposed by the sifting committee and found in the journal of April 2nd be adopted.

Amendment lost.

Hollingsworth of Boone moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 62.

Allen	Files	Johnson of	Reimers
Bair	Fleming	Keokuk	Reno
Baker	Forsling	King	Rice
Ballew	Gilmore	Lamb	Rylander
Barnes	Hanson	Lomas	Sass
Burton	Hayes	Lovrien	Shannon
Bush	Heald	McCreery	Taylor
Byers of	Hill	McIlrath	Torgeson
Fayette	Hollingsworth	McIntosh	Truax
Campbell	Hollis	McMillan	Van Wert
Clark	Holmgren	Mounce	Venard
Cole	Hubbard	Pattison	Vosseller
Dayton	Hush	Pendray	Wamstad
Dean	Jensen	Ratliff	Wearin
Ditto	Johnson of	Rawlings	Wilson
Eckles	Dickinson	Read	Mr. Speaker
Elliott of Scott			

The nays were, none.

Absent or not voting, 46.

Aiken	Greene	Kline	Paulson
Albert	Griswold	Knudson	Randall
Berry	Hagglund	Lichty	Rutledge
Bixler	Hall	McCaulley	Ryder
Buchmiller	Hansen	Mathews	Shields
Byers of Linn	Hatter	Miller	Simmer
Cox	Helgason	Nelson of	Smith
Crozier	Hopkins	Hancock	Swanson
Elliott of Polk	Hunt	Nelson of Story	Van Buren
Ellsworth	Irwin	O'Brien	Vaughn
Figgins	Istad	O'Donnell	Whiting
Finnern	Jaycox	Orr	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 435, a bill for an act to amend section thirteen thousand three hundred two (13302) of the Code, 1927, relating to the giving of bribes, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 64.

Allen	Forsling	Johnson of	Read
Bair	Gilmore	Keokuk	Reimers
Baker	Hanson	King	Reno
Ballew	Hayes	Lamb	Rice
Barnes	Heald	Lichty	Rylander
Burton	Hill	Lomas	Sass
Bush	Hollingsworth	Lovrien	Taylor
Byers of Fayette	Hollis	McCreery	Torgeson
Campbell	Holmgren	McIlrath	Truax
Clark	Hubbard	McIntosh	Van Wert
Cole	Hush	McMillan	Venard
Dayton	Irwin	Mounce	Vosseller
Dean	Jaycox	Nelson of Story	Wamstad
Eckles	Jensen	Pattison	Wearin
Elliott of Scott	Johnson of	Pendray	Wilson
Files	Dickinson	Ratliff	Mr. Speaker
Fleming		Rawlings	

The nays were, none.

Absent or not voting, 44.

Aiken	Finnern	Kline	Randall
Albert	Greene	Knudson	Rutledge
Berry	Griswold	McCaulley	Ryder
Bixler	Hagglund	Mathews	Shannon
Buchmiller	Hall	Miller	Shields
Byers of Linn	Hansen	Nelson of	Simmer
Cox	Hatter	Hancock	Smith
Crozier	Helgason	O'Brien	Swanson
Ditto	Hopkins	O'Donnell	Van Buren
Elliott of Polk	Hunt	Orr	Vaughn
Ellsworth	Istad	Paulson	Whiting
Figgins			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 447, a bill for an act to amend sections fifty-nine hundred seventy-five (5975) and fifty-nine hundred seventy-six (5976) of the Code, 1927, relating to street improvements, was taken up for consideration.

Lovrien of Humboldt offered the following amendment and moved its adoption:

Amend by striking in lines four (4) and eight (8) of section one (1) the word "shale" and inserting in lieu thereof the words "use of shale or other surfacing material".

Amendment adopted.

Hill of Floyd moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 59.

Allen	Gilmore	King	Rice
Bair	Hanson	Knudson	Rylander
Baker	Hayes	Lamb	Sass
Ballev	Hill	Lichty	Shannon
Barnes	Hollingsworth	Lomas	Taylor
Burton	Hollis	Lovrien	Torgeson
Bush	Holmgren	McCreery	Truax
Byers of Fayette	Hubbard	McIlrath	Van Wert
Campbell	Hush	McIntosh	Venard
Clark	Irwin	McMillan	Vosseller
Cole	Jaycox	Mounce	Wamstad
Dayton	Jensen	Pattison	Wearin
Dean	Johnson of	Pendray	Wilson
Elliott of Scott	Dickinson	Ratliff	Mr. Speaker
Files	Johnson of	Reno	
Fleming	Keokuk		

The nays were, none.

Absent or not voting, 49.

Aiken	Finnern	Kline	Rawlings
Albert	Forsling	McCaulley	Read
Berry	Greene	Mathews	Reimers
Bixler	Griswold	Miller	Rutledge
Buchmiller	Hagglund	Nelson of	Ryder
Byers of Linn	Hall	Hancock	Shields
Cox	Hansen	Nelson of Story	Simmer
Crozier	Hatter	O'Brien	Smith
Ditto	Heald	O'Donnell	Swanson
Eckles	Helgason	Orr	Van Buren
Elliott of Polk	Hopkins	Paulson	Vaughn
Ellsworth	Hunt	Randall	Whiting
Figgins	Istad		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 457, a bill for an act to legalize taxes levied, assessed, and collected for the purpose of eradicating bovine tuberculosis, was taken up for consideration.

Hollis of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 61.

Allen	Gilmore	King	Reimers
Bair	Hanson	Knudson	Reno
Baker	Hayes	Lamb	Rice
Ballew	Heald	Lichty	Rylander
Barnes	Hill	Lomas	Sass
Burton	Hollingsworth	Lovrien	Shannon
Bush	Hollis	McCreery	Taylor
Byers of	Holmgren	McIlrath	Torgeson
Fayette	Hush	McIntosh	Truax
Campbell	Irwin	McMillan	Van Wert
Clark	Jaycox	Mounce	Venard
Cole	Jensen	Nelson of Story	Vosseller
Dayton	Johnson of	Pattison	Wamstad
Dean	Dickinson	Ratliff	Wearin
Elliott of Scott	Johnson of	Rawlings	Wilson
Fleming	Keokuk	Read	Mr. Speaker

The nays were, none.

Absent or not voting, 47.

Aiken	Figgins	Hubbard	Paulson
Albert	Files	Hunt	Pendray
Berry	Finnern	Istad	Randall
Bixler	Forsling	Kline	Rutledge
Buchmiller	Greene	McCaulley	Ryder
Byers of Linn	Griswold	Mathews	Shields
Cox	Hagglund	Miller	Simmer
Crozier	Hall	Nelson of	Smith
Ditto	Hansen	Hancock	Swanson
Eckles	Hatter	O'Brien	Van Buren
Elliott of Polk	Helgason	O'Donnell	Vaughn
Ellsworth	Hopkins	Orr	Whiting

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### MOTION TO RECONSIDER FILED

I move to reconsider the vote by which House File No. 462 failed to pass the House.

O. J. DITTO.

#### AMENDMENTS FILED

Jaycox of Delaware filed the following amendment to House File No. 503:

Amend section 2, House File No. 503, by striking all of line 5 after "Costs" and line 6, and in lieu thereof insert the following:

"And to secure data as to the types and number of each type of handicapped children of school age in the state".

Sass of Woodbury filed the following amendment to House File No. 522:

Amend House File No. 522 as follows:

By striking the word "section" from line five (5) of section two (2) and inserting in lieu thereof the words "designated highway, or section thereof".

Also by striking the period (.) after the word "vehicles" in line seven (7) of section two (2) and inserting in lieu thereof the following: "which may under such restrictions travel on the designated highway".

Also by inserting after the word "act" in line two (2) of section four (4) the following: "or violate any order of a county engineer or Board of Supervisors issued pursuant to the provisions of this act".

Johnson of Dickinson filed the following amendment to House File No. 497:

Amend House File No. 497 by inserting after the word "any" in line (9) of section four (4) the words "person or".

Also amend by inserting after the word "the" in line eighty-five (85), subsection ten (10) of section nineteen (19), the words "assessment or".

Also amend by striking the word "first" in line six (6) of section thirty (30) and inserting the word "last".

On motion of Allen of Pocahontas the House adjourned until 7:00 p. m. this evening.

#### EVENING SESSION

Pursuant to adjournment and motion duly adopted, the House reconvened, Speaker Johnson in the chair.

Memorial resolutions were presented, read and, by rising vote, unanimously adopted, commemorating the lives and public services of the following deceased members of the General Assembly of Iowa:

George S. Allyn, Irving P. Bowdish, Howard Webster Byers, Edward D. Chassell, George F. Coburn, William H. Cochrane, Ruben Burtram Crone, A. H. Davison, Wilford P. Dawson, Henry Dayton, Eli Dotson, George W. Edge, James Patton Flick, C. N. Flugum, John L. Good, Harry H. Green, William S. Hart, Thomas E. Johns, Edward H. Knickerbocker, Timothy E. McCurdy, Michael McDonald, David Hardman Miller, Thomas Parsons, Horatio Pitcher, John Frederick Potter, Levi Franklin Potter, Thomas Edwin Powers, Percy L. Prentis, Sylvester Calvin Rees, D. Fulton Rice, J. D. Robbins, John Y. Stone, Charles Brown Wilson.

On motion of McCreery of Linn the House adjourned until 8:45 a. m. Tuesday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, APRIL 9, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. D. G. Pinkston, pastor of the Presbyterian church, Knoxville, Iowa.

Journal of April 8th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Shields of Clarke for the day, on request of Hopkins of Guthrie.

## INTRODUCTION OF BILL

House File No. 541, by committee on claims, a bill for an act to make an appropriation to Minnie E. Johnson and Emma McNulty.

Read first and second times and referred to committee on appropriations.

## REPORTS OF COMMITTEES

Hansen of Scott, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 541, a bill for an act to make an appropriation to Minnie E. Johnson and Emma McNulty, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 459, a bill for an act to make an appropriation to the Mutual Old Line Insurance Company of Des Moines, Iowa, beg leave

to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 445, a bill for an act to make an appropriation to the Farmers Mutual Hail Insurance Association, Des Moines, Iowa, for over-payment of taxes to the Treasurer of State, beg leave to report they have had the same under consideration and have instructed me to report th same back to the House without recommendation.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 530, a bill for an act to make an appropriation to Charles M. Dutcher and W. E. Mitchell, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 527, a bill for an act to make an appropriation to the C. T. Hopper Furniture Company for damages to an automobile in collision with a truck operated by the Iowa State Highway Commission, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 539, a bill for an act to make an appropriation to the Clear Lake Electric Light and Power Company, Clear Lake, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

JOHN T. HANSEN, *Chairman.*

Report adopted.



Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 528, a bill for an act to make an appropriation to Mrs. George Robinson, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

JOHN T. HANSEN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 529, a bill for an act to make an appropriation to William J. Hudgel, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

JOHN T. HANSEN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 538, a bill for an act to make an appropriation to various claimants for animals slaughtered on account of bovine tuberculosis, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

JOHN T. HANSEN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 537, a bill for an act to make an appropriation to various veterinarians for services rendered to the state, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

JOHN T. HANSEN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 536, a bill for an act to make an appropriation to Noah Wood, Jonas M. Poweshiek, Douglas Miller, J. J. Carron, Emily Johnson, L. P. Hall, J. S. Jones and A. J. Gay, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

JOHN T. HANSEN, *Chairman*.

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 488, a bill for an act making an appropriation to pay for repairs and improvements upon the State Capitol and Historical Buildings, and the grounds thereof, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 460, a bill for an act to make an appropriation for the relief of Marjorie Ball, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 470, a bill for an act to make an appropriation to Dr. Craig M. Work, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 471, a bill for an act to make an appropriation to Ralph J. Shaw, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 473, a bill for an act to make an appropriation to Joseph Roy Collins, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 442, a bill for an act to make an appropriation to the Grant Central Lutheran Church of Iowa Falls, Iowa, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 540, a bill for an act to make an appropriation to Emmet County, Iowa, for special assessment, drainage and graveling taxes on state owned land, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 489, a bill for an act to make an emergency appropriation for salaries and expenses of peace officers, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 478, a bill for an act to provide for the erection of a monument at the grave of Merle D. Hay at Glidden, Iowa, and to make an appropriation therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking from lines three (3) and four (4) of section 12, the words "together with such further sum as may be necessary".

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House Joint Resolution No. 8, providing for the appointment of

an investigating committee whose duty it shall be to investigate the advisability of establishing a state park upon the west bank of Spirit Lake, located in Dickinson County, Iowa, and providing that said committee shall report its findings and recommendations thereon to the Forty-fourth General Assembly, and to provide an appropriation sufficient to pay the expenses of said committee, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking the word and figure "five (5)" in line three of section 1 and insert in lieu thereof the word and figure "four (4)".

Also amend line six, section 1, by striking the word and figure "three (3)" and inserting the word and figure "two (2)".

Also amend line three, section 2, by striking the words and figures "five hundred dollars (\$500.00)" and inserting in lieu thereof the words and figures "two hundred fifty dollars (\$250.00)".

JOHN T. HANSEN, *Chairman.*

Report adopted.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files Nos. 8, 268, 371, 458, 461, 504.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

#### BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills: House Files Nos. 8, 268, 371, 458, 461 and 504.

#### BILLS SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports

that it has, on this 9th day of April, 1929, sent to the governor for his approval: House Files Nos. 8, 268, 371, 458, 461, 504.

S. R. TORGESON, *Chairman.*

Report adopted.

#### SPECIAL ORDER MADE

Hansen of Scott asked and obtained unanimous consent to have all appropriation bills made a special order for 1:30 p. m., today.

#### CONSIDERATION OF BILLS

House File No. 283, a bill for an act to authorize and empower cities, including cities under the commission plan, to acquire by purchase, condemnation, bargain and sale, lease, sub-lease, gift or otherwise, and to construct and contract for the construction of bridges within the city limits and five (5) miles outside thereof, within the State of Iowa and any adjoining state, and across any navigable or non-navigable stream forming the boundary between such states, and thereafter to repair, maintain, extend, renew, reconstruct, replace, extend, enlarge, mortgage, lease, use and operate such bridges as toll or free bridges for public use and travel of all kinds, and to fix the rates of toll and charges for use thereof, and grant franchises thereon or thereover, and to exercise such powers through the governing body of the city or any committee thereof or through a bridge commission as provided for in this act; and to exercise such powers independently or in cooperation with or aid of similar action by any other city or county in Iowa or an adjoining state or by such states or the government of the United States; and granting the power to convey such bridges or assign such rights, subject to conditions set forth herein; and providing the method of acquiring existing bridges by purchase or condemnation; and authorizing the issuance of different kinds of bonds for the purposes authorized by this act in the manner and subject to the conditions set forth in this act; and providing for the protection of bond purchasers by restricting the power to amend, alter or repeal this act and by restricting the right to build competing bridges; and providing the method and extent of collecting tolls; and providing for the creation of bridge commissions for independent or joint exercise of powers herein conferred, and setting forth the powers, duties and methods of proceeding and dissolution of such commissions; and providing

the power and method of acquiring property by purchase or condemnation, the removal of obstructions, the payment of damages, the restoration of public works; and providing that the powers herein granted and procedure herein provided for are not exclusive but are supplementary; and declaring an emergency, was taken up for consideration.

Greene of Pottawattamie moved that the amendments filed by him and found in the journal of April 5th be adopted.

Amendments adopted.

Speaker pro tempore Mathews in the chair.

Greene of Pottawattamie offered the following amendment and moved its adoption:

Amend by striking in line seven (7) of section twenty-four (24) the word "Nebraska" and inserting in lieu thereof the word "Iowa".

Amendment adopted.

Mr. Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 88.

Albert	Files	Johnson of	Reimers
Bair	Finnern	Dickinson	Reno
Baker	Fleming	Johnson of	Rice
Ballew	Forsling	Keokuk	Ryder
Barnes	Gilmore	King	Rylander
Berry	Greene	Kline	Sass
Bixler	Hagglund	Lamb	Shannon
Buchmiller	Hansen	Lichty	Simmer
Burton	Hanson	Lovrien	Smith
Bush	Hatter	McCaulley	Swanson
Byers of Fayette	Hayes	McCreery	Taylor
Byers of Linn	Heald	McIntosh	Torgeson
Campbell	Helgason	McMillan	Truax
Clark	Hill	Mathews	Van Wert
Cole	Hollingsworth	Miller	Vaughn
Cox	Hollis	Mounce	Venard
Crozier	Holmgren	Nelson of	Vosseller
Dayton	Hopkins	Hancock	Wamstad
Ditto	Hubbard	Nelson of Story	Wearin
Eckles	Hunt	O'Brien	Whiting
Elliott of Scott	Hush	Pendray	Wilson
Ellsworth	Istad	Rawlings	Mr. Speaker
Figgins	Jaycox	Read	

The nays were, none.

Absent or not voting, 20.

Aiken	Hall	McIlrath	Randall
Allen	Irwin	O'Donnell	Ratliff
Dean	Jensen	Orr	Rutledge
Elliott of Polk	Knudson	Pattison	Shields
Griswold	Lomas	Paulson	Van Buren

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### MOTION TO RECONSIDER CALLED UP

Ditto of Osceola called up his motion to reconsider the vote by which House File No. 462 failed to pass the House and moved its adoption.

Torgeson of Worth moved that the motion to reconsider be laid on the table.

On the question, "Shall the motion to reconsider be laid on the table?" a roll call was demanded.

The ayes were, 42.

Baker	Griswold	Johnson of	O'Donnell
Ballew	Hagglund	Keokuk	Pattison
Berry	Hanson	Lichty	Paulson
Buchmiller	Heald	Lomas	Pendray
Bush	Helgason	Lovrien	Reimers
Clark	Holmgren	McIlrath	Rylander
Cole	Hopkins	Mathews	Smith
Cox	Hush	Nelson of	Torgeson
Crozier	Jaycox	Hancock	Truax
Figgins	Johnson of	Nelson of	Story
Forsling	Dickinson	O'Brien	Vosseller
Gilmore			Wamstad

The nays were, 40.

Bair	Ellsworth	McIntosh	Sass
Barnes	Finnern	McMillan	Shannon
Burton	Hall	Miller	Taylor
Byers of Fayette	Hansen	Mounce	Van Wert
Byers of Linn	Hatter	Orr	Vaughn
Campbell	Hill	Rawlings	Venard
Dayton	Hollingsworth	Read	Wearin
Dean	Hunt	Reno	Whiting
Ditto	Irwin	Rice	Wilson
Elliott of Scott	Lamb	Ryder	Mr. Speaker

Absent or not voting, 26.

Aiken	Fleming	King	Ratliff
Albert	Greene	Kline	Rutledge
Allen	Hayes	Knudson	Shields
Bixler	Hollis	McCaulley	Simmer
Eckles	Hubbard	McCreery	Swanson
Elliott of Polk	Istad	Randall	Van Buren
Files	Jensen		

Motion prevailed and House File No. 462 was laid on the table.

## CONSIDERATION OF BILLS

House File No. 389, a bill for an act to amend the law as it appears in section thirty-one hundred ninety-three (3193), Code of 1927; and adopting a standard set of specifications for use in the state of Iowa by all distributors of gasoline, and requiring that no gasoline be sold within the state of Iowa unless the same conforms to the specifications adopted, was taken up for consideration.

Wamstad of Mitchell offered the following substitute amendment to House File No. 389.

MR. SPEAKER: I move to amend House File No. 389 by striking all following the enacting clause and inserting in lieu thereof the following:

That sections thirty-one hundred ninety-one to thirty-one hundred ninety-six (3191-3196), inclusive, and section 5093-a3 of the Code, 1927, be repealed and the following enacted as a substitute therefor:

“Section 1. Definitions. For the purpose of this chapter:

1. “Container” shall mean and include can, cask, barrel, tank, vessel or other receptacle of like nature.
2. “Illuminating oil shall mean and include any product of petroleum which is used or intended to be used for illuminating purposes.
3. “Petroleum products” shall mean and include all gasoline, kerosene, benzine, naphtha, “distillate”, “gas oil”, and “fuel oil”, or any other product of petroleum, by whatever name known which is intended to be, or is capable of being, used for illuminating, heating or power purposes.
4. “Motor fuel” shall mean and include all petroleum products which are intended to be, or are capable of being, used for motor fuel in any internal combustion engine, except kerosene or other petroleum product which will not emit a combustible vapor at a temperature of less than one hundred degrees Fahrenheit.
5. “Regular Test Motor gasoline” shall mean and include any motor fuel which shall conform to the standards established for “Regular Test motor gasoline” in section two (2) hereof.
6. “High Test motor gasoline” shall mean and include any motor fuel which shall conform to the standards established for “High Test motor gasoline” in section three (3) hereof.
7. “Sub-standard Gasoline” shall mean and include any motor fuel which is below and fails to conform to the standards established for “Regular Test motor gasoline” in section two (2) hereof.
8. “Retail dealer” shall mean and include any person, firm, partnership, association or corporation who shall operate, maintain or conduct, either



by himself or itself, or by any agent, employee or servant, any place of business, filling station, pump station or tank wagon, from which any motor fuel, as defined herein, shall be sold or offered for sale, at retail, or to the final or ultimate consumer.

9. "Wholesale dealer" shall mean and include any person, firm, partnership, association or corporation, other than retail dealers as defined in paragraph eight (8) of this section, who shall sell, keep, or hold for sale, or purchase for the purpose of sale within this state, any motor fuel.

Sec. 2. Regular Test motor gasoline. Tests and standards. Regular test motor gasoline shall conform to the following tests and specifications.

1. The gasoline shall be free from water and suspended matter.

2. Corrosion test. A clean copper strip shall not show more than extremely slight discoloration when submerged in the gasoline for three (3) hours at one hundred twenty-two (122) degrees Fahrenheit.

3. Distillation range. This test shall be made by method 100.13 as set out in the specification adopted by the Federal Specifications Board, appearing in technical paper 323B, issued by the Department of Commerce, Bureau of Mines; or by such other similar method as may be adopted hereafter by said Specifications Board for distillation tests for U. S. Government motor gasoline.

When the first drop falls from the end of the condenser, the thermometer shall not read more than one hundred thirty-one (131) degrees Fahrenheit.

When twenty (20) per cent has been recovered in the receiver, the thermometer shall not read more than two hundred twenty-one (221) degrees Fahrenheit.

When fifty (50) per cent has been recovered in the receiver, the thermometer shall not read more than two hundred eighty-four (284) degrees Fahrenheit.

When ninety (90) per cent has been recovered in the receiver, the thermometer shall not read more than three hundred eleven (311) degrees Fahrenheit.

The end point shall not be higher than four hundred thirty-seven (437) degrees Fahrenheit.

At least ninety-five (95) per cent shall be recovered as distillate in the receiver from the distillation.

4. Sulphur. Sulphur shall not exceed one-tenth of one per cent.

Sec. 3. High Test motor gasoline. Tests and standards. High test motor gasoline shall conform to the following tests and specifications.

1. The gasoline shall be free from water and suspended matter.

2. Corrosion test. One hundred cubic centimeters of the gasoline shall cause no gray or black corrosion and the amount of deposit, when evaporated in a polished copper dish, shall not exceed three (3) miligrams.

3. Distillation range. This test shall be made by method 100.13 as set out in the specifications adopted by the Federal Specifications Board, appearing in technical paper 323B, issued by the Department of Commerce, Bureau of Mines, or by such other similar method as may be adopted hereafter by said Specifications Board for distillation tests for U. S. Government motor gasoline.

When five (5) per cent of the sample has been recovered in the graduated receiver, the thermometer shall not read more than one hundred sixty-seven (167) degrees Fahrenheit, nor less than one hundred twenty-two (122) degrees Fahrenheit.

When fifty (50) per cent has been recovered in the receiver, the thermometer shall not read more than two hundred twenty-one (221) degrees Fahrenheit.

When (90) per cent has been recovered in the receiver, the thermometer shall not read more than three hundred elvn (311) dgrees Fahrenheit.

When ninety-six (96) per cent has been recovered in the receiver, the thermometer shall not read more than three hundred forty-seven (347) degrees Fahrenheit.

The end point shall not be higher than three hundred seventy-four (374) degrees Fahrenheit.

At least ninety-six (96) per cent shall be recovered as distillate in the receiver from the distillation.

The distillation loss shall not exceed two (2) per cent when the residue in the flask is cooled and added to the distillate in the receiver.

4. Acidity. The residue remaining in the flask after the distillation is completed shall not show an acid reaction.

5. Sulphur. Sulphur shall not exceed one-tenth of one per cent.

Sec. 4. Sale of Untested Gasoline Prohibited. Sworn Tests to Accompany Interstate Shipment. Special Tests by Department. No wholesale dealer or retail dealer, except as hereinafter provided, shall sell, or receive or hold for sale, any motor fuel within this state, unless he shall first secure from the refiner or producer of such motor fuel, a statement, verified by the oath of a competent chemist employed by or representing such refiner or producer, showing the true standards and tests of such motor fuel, obtained by the methods referred to in section two (2) hereof. Such verified tests shall be required to accompany the bill of lading or shipping documents representing the shipment of such motor fuel into this state. Provided, however, that if such verified tests shall not accompany such bill of lading or shipping documents, such wholesale dealer or retail dealer shall not unload or remove from the tank car or other

original container, such motor fuel, until the same shall have been tested by the department, as hereinafter provided. When any wholesale dealer or retail dealer shall receive any such shipment not accompanied by the verified test provided for herein, he shall draw from such original container, in the presence of some reputable person, into a clean receptacle, suitable for shipping, a sample of such motor fuel, not less than eight (8) fluid ounces, and shall carefully seal such receptacle and affix thereto a written label showing the car number or other identifying marks upon such original container from which such sample was taken, all in the presence of such reputable person, and such wholesale dealer or retail dealer and such reputable person shall make a statement, under oath, that such sample was taken in the manner provided for herein, referring to the identifying marks upon such label, and such sample shall be delivered, by express or otherwise, to the department for testing in the same manner as is provided for in section six (6) hereof. At the same time such sworn statement together with a fee of three (\$3.00) dollars for the making of such test shall be forwarded to the department. The department shall test such sample by the methods provided for in section two (2) hereof and shall forward to such wholesale dealer or retail dealer a certified copy of the results of such tests.

Sec. 5. Tests by Department at Request of Dealer. Fee. Any wholesale dealer or retail dealer may, at his option, forward to the department for testing a sample taken in the manner prescribed in section four (4) hereof, of any motor fuel which he may have for sale and upon the payment of a fee of three (\$3.00) dollars for the making of such test, the department shall test such sample and certify the results thereof in the same manner as is provided in said section four (4).

Sec. 6. Inspection by Department. Samples Tested. The department, through its regularly employed inspectors, shall, from time to time, make or cause to be made tests of any motor fuel which shall be sold, or held or offered for sale within this state, and for such purposes such inspectors shall have the right to enter upon the premises of any wholesale dealer or retail dealer in motor fuels within this state and to take from any container a sample of such motor fuel, not to exceed eight (8) fluid ounces, which sample shall be sealed and appropriately marked or labeled by such inspector and delivered to the department. The department shall make, or cause to be made, complete analyses or tests of such motor fuel by the methods specified in section two (2) hereof, and shall furnish to such wholesale dealer or retail dealer a certified copy of the results of such tests, upon the payment of a fee of three (\$3.00) dollars therefor.

Sec. 7. Sub-standard Gasoline. Sign Posted. Every retail dealer shall require from any wholesale dealer of whom he purchases motor fuel, a copy, sworn to by such wholesale dealer or by some other reputable person, of the verified or certified tests covering the motor fuel so purchased. If such motor fuel does not conform to the standards established in section two (2) hereof for "Regular Test motor gasoline," such retail

dealer, before selling or offering the same for sale, shall post in a conspicuous place upon every tank, container, gasoline pump or other measuring device in which such sub-standard gasoline shall be contained or from which it shall be sold or offered for sale a sign printed in letters at least four (4) inches high, containing the words "SUB-STANDARD GASOLINE," and also a statement or notice in form to be prescribed by the department, signed by such wholesale dealer or retail dealer, showing the results of such tests or so much thereof as the department shall prescribe. In case any retail dealer shall permit or cause to be mixed in any tank, container, pump or other measuring device maintained or operated by him any two or more shipments or purchases of gasoline, any one of which shall not conform to the standards prescribed for "Regular Test motor gasoline" in section two (2) hereof, the notice herein provided for shall show the result of the tests of the lowest grade or quality of gasoline contained in any shipment or purchase entering into such mixture, and such retail dealer shall also post the sign containing the words "Sub-standard gasoline" as herein provided.

Sec. 8. Regular Test Motor Gasoline and High Test Motor Gasoline. Sign Posted. Any retail dealer who shall sell motor fuel which does conform to the standards for "Regular Test motor gasoline", as established in section two (2) hereof, may, at his option, post upon any container or pump from which such motor fuel shall be sold a sign designating such motor fuel as "Regular Test motor gasoline", and may likewise, at his option, post a statement or notice upon the form provided for in section seven (7) hereof showing the results of the tests of such motor fuel then being sold from such pumps or other containers. In case such retail dealer shall permit or cause to be mixed two or more shipments or purchases of motor fuel in any of such pumps, tanks or containers he may post a notice or statement showing only the results of the tests of the lowest grade or quality of gasoline contained in such mixture. In like manner a retail dealer selling from one or more pumps, tanks or containers, motor fuel which does conform to the standards for "High Test motor gasoline" as established in section three (3) hereof, may post upon such pumps or containers from which such motor fuel shall be sold a sign designating such motor fuel as "High Test motor gasoline", and may post a statement or notice upon the form herein provided for, showing the results of the tests of such motor fuel or of the lowest grade or quality of motor fuel entering into any mixture, provided that such lowest grade or quality of motor fuel shall conform to the standards established for such "High Test Motor gasoline" in section three (3) hereof.

"Sec. 9. Section fifty hundred ninety-three-a three (5093-a3), Code, 1927, is hereby repealed and the following is enacted in lieu thereof to-wit: Price placard—misdemeanor—penalty. Any person who sells or offers for sale at retail gasoline in this state, shall keep posted in a conspicuous place, most accessible to the public, at his place of business, a placard showing the total sale price per gallon including license fee, of all grades of gasoline sold, said placard to have printed thereon the words 'state license fee included'."

"When quantity discounts or rebates are allowed, such facts shall be shown on the placard in the manner designated by the treasurer of state in regulation promulgated by him. Any person violating the provisions of this section shall be guilty of a misdemeanor and shall be punished by a fine of not to exceed one hundred (\$100.00) dollars or imprisonment in the county jail for a period of not to exceed thirty (30) days."

Sec. 10. Gasoline Containers. Labeling. No person shall keep, sell or deliver in this state, any gasoline in a container unless such container shall be painted bright red and marked gasoline in the manner prescribed by the department.

This provision shall not apply to any tank wagon or gasoline pump, meter, or measuring device nor to any railway tank cars; nor to storage tanks having a capacity of not less than ten gallons from which gasoline is used for manufacturing or mechanical purposes only; provided that in the case of tank wagons, the pipe or faucet from which any gasoline shall be drawn for retail sale shall have attached thereto in a secure manner a bright red metal tag bearing the word "gasoline". No person shall keep, sell or deliver any kerosene in a container painted or marked as prescribed in this section.

Sec. 11. Pipe Lines. No wholesale dealer or retail dealer in petroleum products nor any other person shall, within this state, use the same pipe line for transferring from one container to another any gasoline and kerosene or other petroleum product used or capable of being used for illuminating or heating purposes.

Sec. 12. Penalty. Any person violating any of the provisions of this act shall be punished as provided in section three thousand forty-seven (3047) of the Code of 1927.

Speaker Johnson in the chair.

Reno of Polk moved to amend the substitute amendment by striking section seven (7).

Hush of Montgomery moved the previous question on the amendment.

On the question "Shall the amendment to the substitute amendment be adopted?" a roll call was demanded.

The ayes were, 36.

Albert	Hall	Kline	Orr
Ballew	Hansen	Lichty	Pattison
Byers of Fayette	Hatter	Lomas	Paulson
Byers of Linn	Hayes	McIntosh	Rawlings
Cole	Helgason	McMillan	Reno
Ellsworth	Hollis	Mathews	Simmer
Figgins	Hunt	Miller	Vaughn
Finnern	Irwin	Mounce	Whiting
Gilmore	Jaycox	O'Donnell	Wilson

The nays were, 57.

Bair	Elliott of Scott	King	Ryder
Baker	Files	Knudson	Rylander
Barnes	Fleming	Lamb	Sass
Berry	Griswold	Lovrien	Shannon
Bixler	Hagglund	McCreery	Smith
Buchmiller	Hanson	McIlrath	Swanson
Bush	Heald	Nelson of	Taylor
Campbell	Hollingsworth	Hancock	Torgeson
Clark	Holmgren	Nelson of Story	Truax
Cox	Hopkins	O'Brien	Van Buren
Crozier	Hush	Pendray	Van Wert
Dayton	Istad	Ratliff	Vosseller
Dean	Johnson of	Reimers	Wamstad
Ditto	Dickinson	Rice	Wearin
Eckles	Johnson of	Rutledge	
	Keokuk		

Absent or not voting, 15.

Aiken	Forsling	Jensen	Shields
Allen	Greene	McCaulley	Venard
Burton	Hill	Randall	Mr. Speaker
Elliott of Polk	Hubbard	Read	

Amendment to substitute amendment lost.

Substitute amendment adopted.

Johnson of Dickinson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 99.

Aiken	Elliott of Scott	Irwin	Nelson of
Albert	Ellsworth	Istad	Hancock
Bair	Figgins	Jaycox	Nelson of Story
Baker	Files	Jensen	O'Brien
Ballew	Finnern	Johnson of	O'Donnell
Barnes	Fleming	Dickinson	Orr
Berry	Griswold	Johnson of	Pattison
Bixler	Hagglund	Keokuk	Paulson
Buchmiller	Hall	King	Pendray
Burton	Hansen	Kline	Ratliff
Bush	Hanson	Knudson	Rawlings
Byers of Fayette	Hatter	Lamb	Read
Byers of Linn	Hayes	Lichty	Reimers
Campbell	Heald	Lomas	Reno
Clark	Helgason	Lovrien	Rice
Cole	Hollingsworth	McCreery	Rutledge
Cox	Hollis	McIlrath	Ryder
Crozier	Holmgren	McIntosh	Rylander
Dayton	Hopkins	McMillan	Sass
Dean	Hubbard	Mathews	Shannon
Ditto	Hunt	Miller	Simmer
Eckles	Hush	Mounce	Smith
Elliott of Polk			Swanson

Taylor  
Torgeson  
Truax

Van Buren  
Van Wert  
Vaughn

Vosseller  
Wamstad  
Wearin

Whiting  
Wilson  
Mr. Speaker

The nays were, none.

Absent or not voting, 9.

Allen  
Forsling  
Gilmore

Greene  
Hill

McCaulley  
Randall

Shields  
Venard

So the bill having received a constitutional majority was declared to have passed the House.

Wamstad of Mitchell offered the following amendment to the title and moved its adoption:

#### A BILL FOR

An Act to repeal sections thirty-one hundred ninety-one (3191) to thirty-one hundred ninety-six (3196), inclusive, and fifty hundred ninety-three-a three (5093-a3), Code, 1927, and to enact substitutes therefor, relating to the inspection and sale of petroleum products, fixing a fee therefor and providing a penalty for the violation thereof.

Amendment adopted, and the title, as amended, was agreed to.

Wamstad of Mitchell moved to reconsider the vote by which House File No. 289 passed the House and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 283, a bill for an act to amend section forty-seven hundred fifty-five-b-twenty-six (4755-b26), Code, 1927, relating to the construction of extensions of primary roads in cities and towns, was taken up for consideration.

Dean of Sac offered the following amendment and moved its adoption:

Amend by inserting in line eight (8) after the comma following the word 'lines', the words 'establishing grades'."

Amendment adopted.

Rutledge of Webster offered the following amendment and moved its adoption:

Amend Senate File No. 283 by adding at the beginning of line four (4) thereof, the words "in cities of less than four thousand (4000)".

Pendray of Jackson moved to amend the amendment by striking the words and figures "four thousand (4000)" and inserting in lieu thereof the words and figures "three thousand (3000)".

Hunt of Louisa moved the previous question on the amendment to the amendment and the bill.

Motion prevailed.

On the question "Shall the amendment to the amendment be adopted?" a roll call was demanded.

The ayes were 26.

Aiken	Hanson	Knudson	Pendray
Albert	Helgason	Lamb	Rawlings
Allen	Hollingsworth	Miller	Truax
Bair	Hopkins	Nelson of	Wamstad
Bixler	Hush	Hancock	Wearin
Ellsworth	Irwin	O'Donnell	Whiting
Hagglund	Kline	Paulson	

The nays were, 63.

Baker	Elliott of Scott	Jaycox	Ratliff
Ballew	Figgins	Johnson of	Read
Barnes	Fleming	Keokuk	Reno
Berry	Gilmore	Lichty	Rice
Burton	Greene	Lomas	Rutledge
Bush	Griswold	Lovrien	Ryder
Byers of Fayette	Hall	McCreery	Sass
Byers of Linn	Hansen	McIlrath	Shannon
Campbell	Hayes	McIntosh	Smith
Clark	Heald	McMillan	Swanson
Cole	Hill	Mathews	Taylor
Crozier	Hollis	Mounce	Van Buren
Dayton	Holmgren	Nelson of Story	Van Wert
Ditto	Hubbard	O'Brien	Vosseller
Eckles	Hunt	Orr	Wilson
Elliott of Polk	Istad	Pattison	Mr. Speaker

Absent or not voting, 19.

Buchmiller	Forsling	King	Shields
Cox	Hatter	McCaulley	Simmer
Dean	Jensen	Randall	Torgeson
Files	Johnson of	Reimers	Vaughn
Finnern	Dickinson	Rylander	Venard

Amendment to the amendment lost.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 38.

Aiken	Barnes	Bush	Cole
Albert	Berry	Byers of Fayette	Elliott of Polk
Bair	Burton	Byers of Linn	Ellsworth



Files	Irwin	McIlrath	Reno
Gilmore	Johnson of	McMillan	Rice
Greene	Keokuk	Mathews	Rutledge
Hall	Knudson	O'Donnell	Vosseller
Hatter	Lomas	Orr	Wamstad
Helgason	Lovrien	Pattison	Mr. Speaker
Hollis	McCreery	Ratliff	

The nays were, 54.

Allen	Hagglund	King	Ryder
Ballew	Hansen	Kline	Rylander
Campbell	Hanson	Lamb	Sass
Clark	Hayes	McIntosh	Shannon
Crozier	Heald	Miller	Smith
Dayton	Hill	Mounce	Swanson
Dean	Holmgren	Nelson of	Taylor
Ditto	Hopkins	Hancock	Truax
Eckles	Hubbard	Nelson of Story	Van Buren
Elliott of Scott	Hunt	O'Brien	Van Wert
Figgins	Hush	Paulson	Wearin
Finnern	Istad	Pendray	Whiting
Fleming	Jaycox	Read	Wilson
Griswold	Jensen	Reimers	

Absent or not voting, 16.

Baker	Hollingsworth	McCaulley	Simmer
Bixler	Johnson of	Randall	Torgeson
Buchmiller	Dickinson	Rawlings	Vaughn
Cox	Lichty	Shields	Venard
Forsling			

Amendment lost.

Hollis of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 60.

Albert	Elliott of Scott	Istad	Paulson
Bair	Files	Jaycox	Ratliff
Baker	Gilmore	Johnson of	Read
Ballew	Greene	Keokuk	Reno
Bixler	Hall	Lamb	Rice
Buchmiller	Hansen	Lichty	Ryder
Burton	Hatter	Lomas	Shannon
Byers of Fayette	Hayes	Lovrien	Taylor
Byers of Linn	Heald	McCreery	Truax
Campbell	Hollingsworth	McIntosh	Van Buren
Clark	Hollis	McMillan	Vaughn
Cole	Hopkins	Mathews	Wearin
Crozier	Hubbard	Mounce	Whiting
Dayton	Hunt	Orr	Wilson
Ditto	Hush	Pattison	Mr. Speaker
Elliott of Polk			

The nays were, 40.

Aiken	Fleming	King	O'Donnell
Allen	Griswold	Kline	Pendray
Barnes	Hagglund	Knudson	Rawlings
Berry	Hanson	McCaulley	Reimers
Bush	Helgason	McIlrath	Rutledge
Cox	Hill	Miller	Rylander
Dean	Holmgren	Nelson of	Sass
Eckles	Jensen	Hancock	Swanson
Ellsworth	Johnson of	Nelson of Story	Van Wert
Figgins	Dickinson	O'Brien	Vosseller
Finnern			Wamstad

Absent or not voting, 8.

Forsling	Randall	Simmer	Torgeson
Irwin	Shields	Smith	Venard

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Hollis of Black Hawk moved to reconsider the vote by which Senate File No. 283 passed the House and the motion to reconsider be laid on the table.

Motion prevailed.

#### REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE NO. 322

MR. SPEAKER: We, the Conference Committee, appointed to consider the difference between the House and Senate on House File No. 322, beg leave to report that we have had the same under consideration and report as follows:

We recommend that the amount appropriated to Kai Sommer be Fifteen Hundred Dollars (\$1,500) for personal injury and property damage received by him as a result of a collision with a tractor driven by an employee of the Iowa State Highway Commission.

Respectfully submitted,

W. H. CROZIER, *Chairman,*

BENJ. JAYCOX,

JOHN R. IRWIN,

J. E. McMILLAN,

*On the Part of the House.*

F. M. BEATTY, *Chairman,*

E. W. CLARK,

GEORGE CLEARMAN,

OTTO F. LANGE

*On the Part of the Senate.*

Crozier of Mahaska moved that the conference committee report on House File No. 322 be adopted.

On the question "Shall the report of the conference committee be adopted?"

The ayes were, 70.

Ballew	Greene	Knudson	Rice
Barnes	Griswold	Lamb	Rutledge
Berry	Hagglund	Lichty	Ryder
Bixler	Hall	Lovrien	Rylander
Burton	Hansen	McCreery	Sass
Byers of Fayette	Hatter	McIlrath	Shannon
Byers of Linn	Hayes	McIntosh	Swanson
Campbell	Heald	McMillan	Taylor
Cox	Helgason	Nelson of	Torgeson
Crozier	Hill	Hancock	Truax
Dayton	Hollis	Nelson of Story	Van Buren
Dean	Holmgren	Orr	Van Wert
Eckles	Hopkins	Pattison	Vaughn
Elliott of Polk	Hunt	Paulson	Wamstad
Figgins	Hush	Pendray	Wearin
Finnern	Irwin	Ratliff	Whiting
Fleming	Istad	Rawlings	Mr. Speaker
Gilmore	Jaycox	Reno	

The nays were, 15.

Albert	Cole	Jensen	Miller
Baker	Ellsworth	Johnson of	Read
Buchmiller	Files	Dickinson	Vosseller
Clark	Hanson	Mathews	Wilson

Absent or not voting, 23.

Aiken	Forsling	Kline	Randall
Allen	Hollingsworth	Lomas	Reimers
Bair	Hubbard	McCaulley	Shields
Bush	Johnson of	Mounce	Simmer
Ditto	Keokuk	O'Brien	Smith
Elliott of Scott	King	O'Donnell	Venard

Conference committee report on House File No. 322 adopted.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate concurs in House amendments to Senate File No. 199, relating to the operation of motor trucks or trailers on the highways of the state.

Also, that the Senate concurs in House amendments to Senate File No. 263, relating to school elections.

Also, that the President has appointed as members of the conference committee on Senate File No. 291, on the part of the Senate, Senators Baird, Wilson of Polk, Rogers and Bergman.

Also, that the President has appointed as members of the conference committee on Senate File No. 200, on the part of the Senate, Senators Blackford, Carden, Merritt and Christophel.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 424, a bill for an act to provide for the supervision and regulation, of all persons engaged in the public transportation of property for hire by motor vehicles not operating between fixed termini nor over a regular route.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 205, a bill for an act relating to gasoline curb pumps.

Also, that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution No. 15, relating to authority to select such assistants as may be necessary to close up the work of the Forty-third General Assembly.

WALTER H. BEAM, *Secretary.*

#### SENATE AMENDMENTS TO HOUSE FILE NO. 424

Amend by striking the period in line nine (9) of section two (2) and inserting in lieu thereof a comma (,) and adding the following:

“after complaint has been filed in accordance with rules established by the commission.”

Amend section eight (8) by striking from lines one (1) and two (2) the words “otherwise complying” and inserting in lieu thereof the words “if the applicant shall otherwise comply”.

#### SENATE CONCURRENT RESOLUTION NO. 15

*Be It Resolved by the Senate, the House concurring,* That the Chief Clerk of the House and the Secretary of the Senate be required to remain at the capitol and perform their respective duties for so long a time as may be necessary following the final adjournment of the Forty-third General Assembly and that they be authorized to select such of their respective assistants as may be necessary for such time as may be required for the purpose of correcting and certifying the records of the session and otherwise closing up the business of their respective offices, and also for packing the supplies of members for shipment to their homes.

The Chief Clerk of the House and the Secretary of the Senate are hereby authorized to correct the Journals of the House and Senate respectively for the last day of the session.

Each of said officers and employees shall receive the same compensation per day for such extra service performed as they now receive, to be paid by the auditor of state upon certification by the Speaker and Chief Clerk of the House and the President and Secretary of the Senate.

Laid over under Rule 34.

On motion of Baker of Jasper the House adjourned until 1:15 p. m. today.

### AFTERNOON SESSION

The House reconvened, Speaker Johnson in the chair.

Hill of Floyd called up his motion to reconsider the vote by which House File No. 344 failed to pass the House and moved its adoption.

On the question "Shall the House reconsider?" a roll call was demanded.

The ayes were, 61.

Albert	Fleming	Knudson	Rice
Baker	Forsling	Lamb	Rutledge
Berry	Gilmore	Lichty	Ryder
Bixler	Hall	Lomas	Rylander
Burton	Hanson	Lovrien	Sass
Campbell	Hatter	McIntosh	Simmer
Cole	Hayes	Mounce	Swanson
Cox	Heald	Nelson of Story	Torgeson
Dayton	Hill	O'Donnell	Truax
Dean	Hollingsworth	Pattison	Van Wert
Ditto	Hunt	Paulson	Venard
Eckles	Hush	Rawlings	Vosseller
Elliott of Scott	Irwin	Read	Wearin
Ellsworth	Jaycox	Reimers	Whiting
Figgins	Kline	Reno	Wilson
Files			

The nays were, 32.

Bair	Hagglund	Johnson of	O'Brien
Ballew	Helgason	Keokuk	Pendray
Buchmiller	Hollis	King	Ratliff
Bush	Holmgren	McCreery	Shannon
Byers of Fayette	Hopkins	McIlrath	Smith
Byers of Linn	Hubbard	McMillan	Taylor
Clark	Istad	Mathews	Van Buren
Finnern	Jensen	Nelson of	Mr. Speaker
Griswold		Hancock	

Absent or not voting, 15.

Aiken	Greene	McCaulley	Shields
Allen	Hansen	Miller	Vaughn
Barnes	Johnson of	Orr	Wamstad
Crozier	Dickinson	Randall	
Elliott of Polk			

Motion prevailed and the House reconsidered the vote by which House File No. 344 failed to pass the House.

Hill of Floyd moved that the vote by which House File No. 344 passed to its third reading be reconsidered.

Motion prevailed.

Hill of Floyd offered the following amendment and moved its adoption:

Amend House File No. 344 as follows:

Add at the close of Section of the printed bill the following:

"and provided further that the time spent by members of the General Assembly in attendance at a regular session thereof may be reckoned as the equivalent of one year's study in a regular law office as required in Section ten thousand nine hundred eight (10908) of the Code of 1927."

Amendment adopted.

Whiting of Johnson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 46.

Albert	Files	Knudson	Rice
Barnes	Forsling	Lichty	Rutledge
Bixler	Hall	Lovrien	Ryder
Byers of Fayette	Hanson	McCaulley	Sass
Campbell	Hayes	Nelson of Story	Simmer
Cox	Heald	Pattison	Torgeson
Crozier	Hill	Paulson	Van Wert
Dayton	Hollingsworth	Rawlings	Vosseller
Ditto	Hush	Read	Wearin
Eckles	Irwin	Reimers	Whiting
Ellsworth	Jaycox	Reno	Wilson
Figgins	Kline		

The nays were, 55.

Aiken	Gilmore	Johnson of	O'Donnell
Bair	Griswold	Keokuk	Orr
Baker	Hagglund	King	Pendray
Ballew	Hansen	Lamb	Ratliff
Berry	Hatter	Lomas	Rylander
Buchmiller	Helgason	McCreery	Shannon
Burton	Hollis	McIlrath	Smith
Bush	Holmgren	McIntosh	Swanson
Byers of Linn	Hopkins	McMillan	Taylor
Clark	Hubbard	Mathews	Truax
Cole	Hunt	Mounce	Van Buren
Dean	Istad	Nelson of	Venard
Elliott of Scott	Jensen	Hancock	Wamstad
Finnern	Johnson of	O'Brien	Mr. Speaker
Fleming	Dickinson		

Absent or not voting, 7.

Allen Elliott of Polk	Greene Miller	Randall Shields	Vaughn
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So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

#### CONSIDERATION OF SENATE AMENDMENTS

On request of Hubbard of Pottawattamie, unanimous consent having been given, House File No. 424, a bill for an act to provide for the supervision and regulation by the Board of Railroad Commissioners of this state, of all persons engaged in the public transportation of property for hire by motor vehicles not operating between fixed termini nor over a regular route and for the enforcement of this act and punishment for the violation of the provisions thereof and to provide for the levy and collection of a permit fee to be paid by such truck operators for the administration and enforcement of the provisions thereof, with Senate amendments, was taken up and the amendments read and considered.

#### SENATE AMENDMENTS TO HOUSE FILE NO. 424

Amend by striking the period in line nine (9) of section two (2) and inserting in lieu thereof a comma (,) and adding the following:

“after complaint has been filed in accordance with rules established by the commission.”

Amend section eight (8) by striking from lines one (1) and two (2) the words “otherwise complying” and inserting in lieu thereof the words “if the applicant shall otherwise comply”.

Mr. Hubbard moved that the House concur in the Senate amendments.

On the question “Shall the House concur?”

The ayes were, 83.

Albert	Clark	Fleming	Heald
Bair	Cox	Forsling	Helgason
Baker	Crozier	Gilmore	Hill
Ballew	Dayton	Griswold	Hollingsworth
Barnes	Dean	Hagglund	Hollis
Bixler	Ditto	Hall	Holmgren
Burton	Elliott of Scott	Hansen	Hopkins
Bush	Ellsworth	Hanson	Hubbard
Byers of Fayette	Figgins	Hatter	Hush
Campbell	Files	Hayes	Irwin

Istad	McCaulley	Ratliff	Swanson
Jensen	McCreery	Rawlings	Taylor
Johnson of Dickinson	McIlrath	Reimers	Torgeson
Johnson of Keokuk	McIntosh	Reno	Truax
King	McMillan	Rice	Van Buren
Knudson	Mounce	Rutledge	Van Wert
Lamb	Nelson of Hancock	Ryder	Venard
Lichty	Nelson of Story	Rylander	Wamstad
Lomas	Orr	Sass	Whiting
Lovrien	Pattison	Shannon	Wilson
	Pendray	Simmer	Mr. Speaker

The nays were, 1.

Finnern

Absent or not voting, 24.

Aiken	Eckles	Mathews	Read
Allen	Elliott of Polk	Miller	Shields
Berry	Greene	O'Brien	Smith
Buchmiller	Hunt	O'Donnell	Vaughn
Byers of Linn	Jaycox	Paulson	Vosseller
Cole	Kline	Randall	Wearin

House concurred in Senate amendments to House File No. 424.

#### CONSIDERATION OF BILLS

House File No. 104, a bill for an act to make an appropriation for the purpose of purchasing additional real estate by the board of control of state institutions for the Iowa Training School for Boys at Eldora, Iowa, and to authorize the purchase thereof, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Ellsworth of Hardin the amendment proposed by the committee, found in the journal of March 22nd, was adopted.

Mr. Ellsworth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 85.

Albert	Byers of Linn	Eckles	Gilmore
Bair	Campbell	Elliott of Scott	Griswold
Ballew	Cole	Ellsworth	Hagglund
Bixler	Cox	Figgins	Hall
Buchmiller	Crozier	Files	Hansen
Burton	Dayton	Finnern	Hanson
Byers of Fayette	Dean	Fleming	Hatter
	Ditto	Forsling	Heald



Helgason	Knudson	Nelson of Story	Sass
Hill	Lamb	Orr	Smith
Hollingsworth	Lichty	Pattison	Swanson
Hollis	Lomas	Paulson	Taylor
Holmgren	Lovrien	Pendray	Truax
Hopkins	McCaulley	Ratliff	Van Buren
Hush	McCreery	Rawlings	Van Wert
Istad	McIlrath	Read	Venard
Jaycox	McIntosh	Reimers	Vosseller
Jensen	McMillan	Reno	Wamstad
Johnson of	Mathews	Rice	Wearin
Dickinson	Mounce	Rutledge	Whiting
King	Nelson of	Ryder	Wilson
Kline	Hancock	Rylander	Mr. Speaker

The nays were, 8.

Baker	Clark	Johnson of	O'Brien
Barnes	Irwin	Keokuk	O'Donnell
Bush			

Absent or not voting, 15.

Aiken	Greene	Miller	Simmer
Allen	Hayes	Randall	Torgeson
Berry	Hubbard	Shannon	Vaughn
Elliott of Polk	Hunt	Shields	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Ellsworth of Hardin moved that the vote by which House File No. 104 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 256, a bill for an act to make appropriation to August Kleim for damages suffered to crops by a change in culvert by the Iowa State Highway Commission, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Reimers of Lyon, the amendment proposed by the committee, found in the journal of March 13th, was adopted.

McCreery of Linn moved the previous question.

Motion prevailed.

Mr. Reimers moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 61.

Aiken	Griswold	King	Reno
Bair	Hagglund	Kline	Ryder
Baker	Hanson	Knudson	Rylander
Bixler	Hatter	Lamb	Sass
Buchmiller	Hayes	Lovrien	Smith
Bush	Heald	McIlrath	Swanson
Byers of Fayette	Helgason	McIntosh	Taylor
Campbell	Holmgren	Nelson of	Truax
Cole	Hopkins	Hancock	Van Wert
Cox	Hubbard	Nelson of Story	Venard
Crozier	Hush	O'Brien	Vosseller
Ditto	Istad	O'Donnell	Wamstad
Eckles	Jaycox	Pendray	Wearin
Figgins	Jensen	Ratliff	Whiting
Finnern	Johnson of	Rawlings	Wilson
Fleming	Dickinson	Reimers	

The nays were, 27.

Albert	Elliott of Scott	Johnson of	Pattison
Ballew	Files	Keokuk	Paulson
Barnes	Gilmore	Lichty	Read
Burton	Hansen	Lomas	Rice
Clark	Hollingsworth	McCreery	Rutledge
Dayton	Hollis	McMillan	Van Buren
Dean	Hunt	Mounce	Mr. Speaker

Absent or not voting, 20.

Allen	Forsling	McCaulley	Shannon
Berry	Greene	Mathews	Shields
Byers of Fayette	Hall	Miller	Simmer
Elliott of Polk	Hill	Orr	Torgeson
Ellsworth	Irwin	Randall	Vaughn

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Hansen of Scott moved to reconsider the vote by which House File No. 256 failed to pass the House and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 540, a bill for an act to make an appropriation to Emmet County, Iowa, for special assessment, drainage, and graveling taxes on state owned land, with report of committee recommending passage, was taken up for consideration.

Helgason of Emmet moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 80.

Albert	Finnern	Johnson of	Rawlings
Bair	Fleming	Keokuk	Read
Ballew	Gilmore	King	Reno
Barnes	Griswold	Knudson	Rice
Bixler	Hagglund	Lamb	Rutledge
Buchmiller	Hansen	Lichty	Ryder
Burton	Hatter	Lomas	Rylander
Bush	Hayes	Lovrien	Shannon
Byers of Fayette	Heald	McCreery	Smith
Campbell	Helgason	McIlrath	Swanson
Clark	Hollingsworth	McIntosh	Taylor
Cole	Hollis	McMillan	Truax
Cox	Holmgren	Mounce	Van Buren
Crozier	Hubbard	Nelson of	Van Wert
Dayton	Hunt	Hancock	Venard
Dean	Hush	Nelson of Story	Vosseller
Ditto	Istad	O'Brien	Wamstad
Eckles	Jaycox	O'Donnell	Wearin
Elliott of Scott	Jensen	Pattison	Whiting
Figgins	Johnson of	Paulson	Wilson
	Dickinson	Pendray	Mr. Speaker

The nays were, none.

Absent or not voting, 28.

Aiken	Files	Irwin	Ratliff
Allen	Forsling	Kline	Reimers
Baker	Greene	McCaulley	Sass
Berry	Hall	Mathews	Shields
Byers of Linn	Hanson	Miller	Simmer
Elliott of Polk	Hill	Orr	Torgeson
Ellsworth	Hopkins	Randall	Vaughn

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Helgason of Emmet moved to reconsider the vote by which House File No. 540 passed the House and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 430, a bill for an act to make an appropriation to Polk County, Iowa, for special assessment for oiling of Dean Avenue, City of Des Moines, Iowa, was taken up for consideration.

Reimers of Lyon moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 81.

Aiken.	Gilmore	Kline	Reno
Albert	Griswold	Knudson	Rice
Baker	Hansen	Lamb	Rutledge
Ballew	Hatter	Lichty	Ryder
Bixler	Hayes	Lomas	Rylander
Buchmiller	Heald	Lovrien	Sass
Burton	Helgason	McCreery	Shannon
Byers of Fayette	Hill	McIlrath	Simmer
Campbell	Hollingsworth	McIntosh	Smith
Clark	Holmgren	McMillan	Swanson
Cole	Hopkins	Mounce	Taylor
Cox	Hubbard	Nelson of	Truax
Crozier	Hunt	Hancock	Van Buren
Dayton	Hush	Nelson of Story	Van Wert
Dean	Jaycox	O'Brien	Venard
Ditto	Jensen	Pattison	Vosseller
Eckles	Johnson of	Paulson	Wamstad
Elliott of Scott	Dickinson	Ratliff	Wearin
Figgins	Johnson of	Rawlings	Whiting
Finnern	Keokuk	Read	Wilson
Fleming	King	Reimers	Mr. Speaker

The nays were, none.

Absent or not voting, 27.

Allen	Ellsworth	Hollis	Orr
Bair	Files	Irwin	Pendray
Barnes	Forsling	Istad	Randall
Berry	Greene	McCaulley	Shields
Bush	Hagglund	Mathews	Torgeson
Byers of Linn	Hall	Miller	Vaughn
Elliott of Polk	Hanson	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Reimers of Lyon moved to reconsider the vote by which Senate File No. 430 passed the House and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 321, a bill for an act to make an appropriation to Frank Melka for injuries received as an employee of the Iowa State Hospital for the Insane at Independence, Iowa, was taken up for consideration.

Buchmiller of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 77.

Albert	Gilmore	King	Rice
Baker	Griswold	Kline	Rutledge
Ballew	Hagglund	Knudson	Ryder
Barnes	Hansen	Lamb	Rylander
Bixler	Hatter	Lichty	Sass
Burton	Hayes	Lovrien	Shannon
Byers of Fayette	Heald	McCreery	Simmer
Campbell	Helgason	McIlrath	Smith
Clark	Hill	McIntosh	Swanson
Cox	Hollingsworth	McMillan	Taylor
Crozier	Hollis	Mounce	Torgeson
Dayton	Holmgren	Nelson of	Truax
Dean	Hopkins	Hancock	Van Buren
Ditto	Hubbard	Nelson of Story	Van Wert
Eckles	Hunt	O'Donnell	Vosseller
Elliott of Scott	Hush	Paulson	Wamstad
Figgins	Jaycox	Pendray	Wearin
Files	Jensen	Ratliff	Whiting
Finnern	Johnson of	Rawlings	Wilson
Fleming	Keokuk		Mr. Speaker

The nays were, 3.

Bush	O'Brien	Read
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Absent or not voting, 28.

Aiken	Ellsworth	Johnson of	Pattison
Allen	Forsling	Dickinson	Randall
Bair	Greene	Lomas	Reimers
Berry	Hall	McCaulley	Reno
Buchmiller	Hanson	Mathews	Shields
Byers of Linn	Irwin	Miller	Vaughn
Cole	Istad	Orr	Venard
Elliott of Polk			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Buchmiller of Greene moved that the vote by which Senate File No. 321 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 431, a bill for an act to make an appropriation to Miss Lillian Bandy for injuries received while an employee of the Iowa Soldiers' Orphans' Home, Davenport, Iowa, was taken up for consideration.

Rawlings of Monona moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 79.

Aiken	Griswold	Kline	Rice
Albert	Hagglund	Knudson	Rutledge
Baker	Hansen	Lamb	Ryder
Ballew	Hanson	Lichty	Sass
Barnes	Hatter	Lovrien	Shannon
Bixler	Hayes	McCreery	Simmer
Burton	Heald	McIlrath	Smith
Byers of Fayette	Helgason	McIntosh	Swanson
Campbell	Hill	McMillan	Taylor
Cole	Hollingsworth	Nelson of Hancock	Torgeson
Cox	Hollis	Nelson of Story	Truax
Crozier	Hopkins	O'Brien	Van Buren
Dean	Hubbard	O'Donnell	Van Wert
Ditto	Hunt	Pattison	Vosseller
Eckles	Hush	Pattison	Wamstad
Elliott of Scott	Istad	Paulson	Wearin
Figgins	Jaycox	Pendray	Whiting
Finnern	Jensen	Rawlings	Wilson
Fleming	Johnson of Keokuk	Read	Mr. Speaker
Gilmore	King	Reimers	
		Reno	

The nays were, 1.

Bush

Absent or not voting, 28.

Allen	Ellsworth	Johnson of	Orr
Bair	Files	Dickinson	Randall
Berry	Forsling	Lomas	Ratliff
Buchmiller	Greene	McCaulley	Rylander
Byers of Linn	Hall	Mathews	Shields
Clark	Holmgren	Miller	Vaughn
Dayton	Irwin	Mounce	Venard
Elliott of Polk			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Rawlings of Monona moved that the vote by which Senate File No. 431 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 429, a bill for an act to make an appropriation to the Des Moines Coliseum Company for armory rental, was taken up for consideration.

Eckles of Butler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 73.

Ballew	Hanson	Lichty	Rutledge
Barnes	Hatter	Lomas	Ryder
Bixler	Hayes	Lovrien	Rylander
Buchmiller	Heald	McCreery	Sass
Burton	Helgason	McIlrath	Shannon
Byers of Fayette	Hill	McIntosh	Smith
Campbell	Hollingsworth	McMillan	Swanson
Cole	Hollis	Mounce	Taylor
Cox	Holmgren	Nelson of	Torgeson
Crozier	Hopkins	Hancock	Truax
Dayton	Hubbard	Nelson of Story	Van Buren
Ditto	Hunt	O'Donnell	Van Wert
Eckles	Hush	Paulson	Venard
Elliott of Scott	Istad	Pendray	Vosseller
Files	Jensen	Ratliff	Wamstad
Fleming	Johnson of	Rawlings	Wearin
Gilmore	Keokuk	Reimers	Whiting
Griswold	King	Reno	Mr. Speaker
Hagglund	Knudson	Rice	

The nays were, 13.

Albert	Figgins	Jaycox	O'Brien
Baker	Finnern	Kline	Pattison
Bush	Hansen	Lamb	Simmer
Clark			

Absent or not voting, 22.

Aiken	Elliott of Polk	Johnson of	Randall
Allen	Ellsworth	Dickinson	Read
Bair	Forsling	McCaulley	Shields
Berry	Greene	Mathews	Vaughn
Byers of Linn	Hall	Miller	Wilson
Dean	Irwin	Orr	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Eckles of Butler moved that the vote by which Senate File No. 429 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 426, a bill for an act to make an appropriation to John A. Stewart for compensation and traveling expenses while in the service of the Iowa National Guard, was taken up for consideration.

Bixler of Adams moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 78.

Aiken	Hagglund	Kline	Reno
Albert	Hanson	Knudson	Rice
Ballew	Hatter	Lamb	Rutledge
Barnes	Hayes	Lichty	Ryder
Bixler	Heald	Lomas	Rylander
Buchmiller	Helgason	Lovrien	Sass
Burton	Hollingsworth	McCreery	Simmer
Bush	Hollis	McIlrath	Smith
Byers of Fayette	Holmgren	McIntosh	Swanson
Campbell	Hopkins	McMillan	Taylor
Cole	Hubbard	Mounce	Torgeson
Cox	Hunt	Nelson of	Truax
Crozier	Hush	Hancock	Van Buren
Dayton	Istad	Nelson of Story	Van Wert
Ditto	Jaycox	Pattison	Venard
Eckles	Johnson of	Paulson	Vosseller
Elliott of Scott	Dickinson	Pendray	Wamstad
Files	Johnson of	Ratliff	Wearin
Finnern	Keokuk	Rawlings	Whiting
Fleming	King	Reimers	Mr. Speaker
Griswold			

The nays were, 5.

Baker	Hansen	O'Brien	Read
Clark			

Absent or not voting, 25.

Allen	Figgins	Irwin	Orr
Bair	Forsling	Jensen	Randall
Berry	Gilmore	McCaulley	Shannon
Byers of Linn	Greene	Mathews	Shields
Dean	Hall	Miller	Vaughn
Elliott of Polk	Hill	O'Donnell	Wilson
Ellsworth			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Bixler of Adams moved that the vote by which Senate File No. 426 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Rutledge of Webster in the chair.

Hansen of Scott, chairman of committee on appropriations, the report of the committee recommending that House File No. 488 be indefinitely postponed, moved that the report be adopted.



On the question "Shall the report be adopted?" a roll call was demanded.

The ayes were, 50.

Albert	Finnern	Johnson of	Paulson
Baker	Gilmore	Dickinson	Pendray
Barnes	Hagglund	Kline	Rawlings
Bixler	Hansen	Lichty	Read
Buchmiller	Hatter	Lomas	Rice
Burton	Heald	Lovrien	Ryder
Byers of Fayette	Hill	McCreery	Truax
Campbell	Hollingsworth	Mounce	Van Buren
Crozier	Hollis	Nelson of	Van Wert
Eckles	Hunt	Hancock	Vosseller
Elliott of Scott	Istad	Nelson of Story	Wearin
Figgins	Jaycox	O'Brien	Whiting
Files	Jensen	Pattison	Mr. Speaker

The nays were, 25.

Aiken	Hayes	McIlrath	Sass
Ballew	Hopkins	McIntosh	Simmer
Cox	Hubbard	McMillan	Taylor
Clark	Hush	O'Donnell	Torgeson
Fleming	Johnson of	Rutledge	Venard
Griswold	Keokuk	Rylander	Wamstad
Hanson	Lamb		

Absent or not voting, 33.

Allen	Elliott of Polk	King	Reimers
Bair	Ellsworth	Knudson	Reno
Berry	Forsling	McCaulley	Shannon
Bush	Greene	Mathews	Shields
Byers of Linn	Hall	Miller	Smith
Cole	Helgason	Orr	Swanson
Dayton	Holmgren	Randall	Vaughn
Dean	Irwin	Ratliff	Wilson
Ditto			

Committee report adopted.

House File No. 489, a bill for an act to make appropriation to the Hudson Jones Automobile Company for damages sustained on account of collision with an unlighted road maintenance truck on the public highway, with report of committee recommending passage, was taken up for consideration.

Buchmiller of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 64.

Aiken	Gilmore	Johnson of	Reno
Ballew	Griswold	Keokuk	Rutledge
Barnes	Hanson	King	Ryder
Bixler	Hatter	Lamb	Rylander
Buchmiller	Hayes	Lichty	Sass
Burton	Hill	Lovrien	Shannon
Byers of Fayette	Hollingsworth	McCreery	Simmer
Byers of Linn	Hollis	McIlrath	Smith
Cole	Hopkins	McIntosh	Taylor
Cox	Hubbard	McMillan	Torgeson
Crozier	Hunt	Nelson of	Truax
Dean	Hush	Hancock	Van Buren
Ditto	Irwin	Nelson of Story	Van Wert
Eckles	Istad	O'Donnell	Vosseller
Figgins	Jaycox	Paulson	Wamstad
Finnern	Johnson of	Rawlings	Whiting
Fleming	Dickinson	Reimers	

The nays were, 20.

Albert	Elliott of Scott	Jensen	Pendray
Baker	Files	Kline	Read
Bush	Hagglund	Mounce	Rice
Campbell	Hansen	O'Brien	Venard
Clark	Heald	Pattison	Wearin

Absent or not voting, 24.

Allen	Forsling	Lomas	Ratliff
Bair	Greene	McCaulley	Shields
Berry	Hall	Mathews	Swanson
Dayton	Helgason	Miller	Vaughn
Elliott of Polk	Holmgren	Orr	Wilson
Ellsworth	Knudson	Randall	Mr. Speaker

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 490, a bill for an act to make an appropriation to the Iowa Industrial Commissioner for the purpose of paying for medical attention and hospitalization of Charles Lindwall, an employee of the Iowa State Highway Commission, with report of committee recommending passage, was taken up for consideration.

Buchmiller of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 77.

Aiken	Finnern	Johnson of	Pendray
Albert	Fleming	Dickinson	Rawlings
Ballew	Griswold	Johnson of	Read
Barnes	Hagglund	Keokuk	Reimers
Bixler	Hansen	King	Reno
Buchmiller	Hanson	Lamb	Rice
Burton	Hatter	Lichty	Rutledge
Byers of Fayette	Hayes	Lovrien	Rylander
Byers of Linn	Heald	McCreery	Simmer
Campbell	Helgason	McIlrath	Smith
Cole	Hill	McIntosh	Taylor
Cox	Hollis	McMillan	Torgeson
Crozier	Hopkins	Mounce	Truax
Dayton	Hubbard	Nelson of	Van Buren
Dean	Hunt	Hancock	Van Wert
Ditto	Hush	Nelson of Story	Venard
Eckles	Irwin	O'Brien	Vosseller
Elliott of Scott	Istad	O'Donnell	Wamstad
Figgins	Jaycox	Pattison	Wearin
Files	Jensen	Paulson	Whiting

The nays were, none.

Absent or not voting, 31.

Allen	Forsling	Lomas	Sass
Bair	Gilmore	McCaulley	Shannon
Baker	Greene	Mathews	Shields
Berry	Hall	Miller	Swanson
Bush	Hollingsworth	Orr	Vaughn
Clark	Holmgren	Randall	Wilson
Elliott of Polk	Kline	Ratliff	Mr. Speaker
Ellsworth	Knudson	Ryder	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 444, a bill for an act to make an appropriation to Judge Edgar A. Morling as compensation for services from January 1, 1927, to March 1, 1929, was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 82.

Aiken	Berry	Bush	Campbell
Albert	Bixler	Byers of	Clark
Ballew	Buchmiller	Fayette	Cole
Barnes	Burton	Byers of Linn	Cox

Crozier	Hollis	Lovrien	Rutledge
Dayton	Holmgren	McCreery	Rylander
Dean	Hopkins	McIlrath	Sass
Ditto	Hubbard	McIntosh	Shannon
Eckles	Hunt	McMillan	Simmer
Elliott of Scott	Hush	Mounce	Smith
Figgins	Irwin	Nelson of	Taylor
Finnern	Istad	Hancock	Torgeson
Fleming	Jaycox	Nelson of Story	Truax
Gilmore	Jensen	O'Brien	Van Buren
Griswold	Johnson of	Pattison	Van Wert
Hagglund	Dickinson	Paulson	Venard
Hansen	Johnson of	Pendray	Vosseller
Hanson	Keokuk	Rawlings	Wamstad
Hayes	King	Read	Wearin
Heald	Kline	Reimers	Whiting
Helgason	Lamb	Reno	Mr. Speaker
Hill	Lichty		

The nays were, none.

Absent or not voting, 26.

Allen	Greene	Mathews	Rice
Bair	Hall	Miller	Ryder
Baker	Hatter	O'Donnell	Shields
Elliott of Polk	Hollingsworth	Orr	Swanson
Ellsworth	Knudson	Randall	Vaughn
Files	Lomas	Ratliff	Wilson
Forsling	McCaulley		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Lovrien of Humboldt moved that the vote by which Senate File No. 444 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### HOUSE FILE WITHDRAWN

Elliott of Polk asked and obtained unanimous consent to withdraw House File No. 228 from further consideration of the House.

#### CONSIDERATION OF BILLS

Senate File No. 425, a bill for an act to make an appropriation to E. L. Riemschneider for the sum of six dollars (\$6.00) and to the Sunny Side School District for the sum of fourteen and 50/100 dollars (\$14.50), was taken up for consideration.

Buchmiller of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 79.

Aiken	Figgins	Jensen	Reimers
Albert	Files	Johnson of	Reno
Ballew	Finnern	Keokuk	Rice
Barnes	Fleming	King	Rutledge
Berry	Gilmore	Kline	Ryder
Bixler	Griswold	Lamb	Rylander
Buchmiller	Hagglund	McCreery	Sass
Burton	Hansen	McIlrath	Simmer
Bush	Hanson	McIntosh	Smith
Byers of Fayette	Hayes	McMillan	Taylor
Byers of Linn	Heald	Mounce	Torgeson
Campbell	Helgason	Nelson of	Truax
Clark	Hill	Hancock	Van Buren
Cole	Hollis	Nelson of Story	Van Wert
Cox	Hopkins	O'Brien	Venard
Crozier	Hunt	Pattison	Vosseller
Dayton	Hush	Paulson	Wamstad
Dean	Irwin	Pendray	Wearin
Ditto	Istad	Rawlings	Whiting
Eckles	Jaycox	Read	Mr. Speaker
Elliott of Scott			

The nays were, none.

Absent or not voting, 29.

Allen	Hatter	Lomas	Randall
Bair	Hollingsworth	Lovrien	Ratliff
Baker	Holmgren	McCaulley	Shannon
Elliott of Polk	Hubbard	Mathews	Shields
Ellsworth	Johnson of	Miller	Swanson
Forsling	Dickinson	O'Donnell	Vaughn
Greene	Knudson	Orr	Wilson
Hall	Lichty		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 427, a bill for an act to make an appropriation to the Twin Lakes Protective Association for labor performed at East Twin Lake, was taken up for consideration.

Buchmiller of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 79.

Aiken	Berry	Bush	Clark
Albert	Bixler	Byers of Fayette	Cole
Ballew	Buchmiller	Byers of Linn	Cox
Barnes	Burton	Campbell	Crozier

Dayton	Hollingsworth	McCreery	Ryder
Dean	Hollis	McIlrath	Rylander
Ditto	Holmgren	McIntosh	Sass
Eckles	Hopkins	McMillan	Simmer
Elliott of Scott	Hunt	Mounce	Smith
Figgins	Hush	Nelson of Hancock	Taylor
Finnern	Irwin	Nelson of Story	Torgeson
Fleming	Istad	O'Brien	Truax
Griswold	Jaycox	Paulson	Van Buren
Hagglund	Jensen	Pendray	Van Wert
Hansen	Johnson of Keokuk	Rawlings	Venard
Hanson	King	Read	Vosseller
Hatter	Kline	Reimers	Wamstad
Hayes	Lamb	Rice	Wearin
Heald	Lichty	Rutledge	Whiting
Helgason			Mr. Speaker
Hill			

The nays were, none.

Absent or not voting, 29.

Allen	Greene	McCaulley	Ratliff
Bair	Hall	Mathews	Reno
Baker	Hubbard	Miller	Shannon
Elliott of Polk	Johnson of Dickinson	O'Donnell	Shields
Ellsworth	Knudson	Orr	Swanson
Files	Lomas	Pattison	Vaughn
Forsling	Lovrien	Randall	Wilson
Gilmore			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 428, a bill for an act to make an appropriation to Ralph W. Pabst and Leslie E. Williams, for injuries received while under orders at regular drill as members of the Iowa National Guard, was taken up for consideration.

Bixler of Adams moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 76.

Aiken	Cox	Hagglund	Jensen
Albert	Crozier	Hansen	Johnson of Keokuk
Baker	Dayton	Hanson	King
Ballew	Dean	Hatter	Kline
Barnes	Ditto	Hayes	Knudson
Berry	Eckles	Heald	McCreery
Bixler	Elliott of Polk	Helgason	McIlrath
Buchmiller	Elliott of Scott	Hollingsworth	McIntosh
Burton	Figgins	Hollis	McMillan
Byers of Fayette	Files	Hopkins	Mounce
Campbell	Finnern	Hunt	Nelson of Hancock
Clark	Fleming	Hush	Nelson of Story
Cole	Gilmore	Irwin	
	Griswold	Istad	

O'Brien	Rice	Smith	Venard
Paulson	Rutledge	Taylor	Wearin
Pendray	Ryder	Torgeson	Whiting
Rawlings	Rylander	Truax	Wilson
Read	Sass	Van Buren	Mr. Speaker
Reimers	Simmer	Van Wert	

The nays were, 2.

Bush	Jaycox
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Absent or not voting, 30.

Allen	Holmgren	McCaulley	Reno
Bair	Hubbard	Mathews	Shannon
Byers of Linn	Johnson of	Miller	Shields
Ellsworth	Dickinson	O'Donnell	Swanson
Forsling	Lamb	Orr	Vaughn
Greene	Lichty	Pattison	Vosseller
Hall	Lomas	Randall	Wamstad
Hill	Lovrien	Ratliff	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 495, a bill for an act to make appropriation to the 133rd Infantry, 168th Infantry and the 113th Cavalry of the Iowa National Guard to reimburse said organizations for monies invested in permanent buildings at Camp Dodge, Iowa, with report of committee recommending passage, was taken up for consideration.

Rawlings of Monona moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 76.

Aiken	Finnern	King	Reno
Albert	Fleming	Kline	Rice
Baker	Griswold	Knudson	Rutledge
Ballew	Hagglund	Lamb	Ryder
Barnes	Hanson	Lichty	Rylander
Berry	Hatter	McCreery	Sass
Bixler	Hayes	McIlrath	Simmer
Buchmiller	Heald	McIntosh	Smith
Burton	Helgason	McMillan	Taylor
Byers of Fayette	Hollingsworth	Mounce	Torgeson
Campbell	Hollis	Nelson of	Truax
Cole	Holmgren	Hancock	Van Wert
Crozier	Hopkins	Nelson of Story	Venard
Dayton	Hunt	O'Brien	Vosseller
Dean	Hush	Pattison	Wamstad
Eckles	Irwin	Paulson	Wearin
Elliott of Polk	Istad	Pendray	Whiting
Elliott of Scott	Jensen	Read	Wilson
Figgins	Johnson of	Reimers	Mr. Speaker
Files	Keokuk		

The nays were, 3.

Bush	Hansen	Jaycox
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Absent or not voting, 29.

Allen	Gilmore	Lovrien	Ratliff
Bair	Greene	McCaulley	Rawlings
Byers of Linn	Hall	Mathews	Shannon
Clark	Hill	Miller	Shields
Cox	Hubbard	O'Donnell	Swanson
Ditto	Johnson of	Orr	Van Buren
Ellsworth	Dickinson	Randall	Vaughn
Forsling	Lomas		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 496, a bill for an act to make an appropriation to Julius Boeckh for expenses and services as a member of the commission to ascertain and report the facts relative to the feasibility of constructing interstate bridges across the Mississippi river joining the state of Iowa with the state of Wisconsin, under the provisions of chapter two hundred nine (209), Acts of the Forty-first General Assembly as amended, with report of committee recommending passage, was taken up for consideration.

Buchmiller of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The nays were, 76.

Aiken	Finnern	Johnson of	Reimers
Albert	Fleming	Marion	Reno
Ballew	Griswold	King	Rice
Barnes	Hagglund	Kline	Rutledge
Berry	Hanson	Knudson	Rylander
Bixler	Hatter	Lamb	Sass
Buchmiller	Hayes	Lichty	Simmer
Burton	Heald	McCreery	Smith
Bush	Helgason	McIlrath	Taylor
Byers of Fayette	Hollingsworth	McIntosh	Torgeson
Campbell	Hollis	McMillan	Truax
Cole	Holmgren	Mounce	Van Buren
Cox	Hopkins	Nelson of	Van Wert
Crozier	Hunt	Hancock	Venard
Dayton	Hush	Nelson of Story	Vosseller
Dean	Irwin	O'Brien	Wamstad
Eckles	Istad	Paulson	Wearin
Elliott of Scott	Jaycox	Pendray	Whiting
Figgins	Jensen	Read	Wilson
Files	Johnson of		Mr. Speaker
	Keokuk		



The nays were, none.

Absent or not votng, 32.

Allen	Gilmore	Lovrien	Ratliff
Bair	Greene	McCaulley	Rawlings
Baker	Hall	Miller	Ryder
Byers of Linn	Hansen	Mathews	Shannon
Clark	Hill	O'Donnell	Shields
Ditto	Hubbard	Orr	Swanson
Elliott of Polk	Johnson of	Pattison	Vaughn
Ellsworth	Dickinson	Randall	
Forsling	Lomas		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker Johnson in the chair.

House File No. 503, a bill for an act to direct the superintendent of public instruction to make research study of certain features of the public school system, and as to the number of physically and mentally handicapped children of school age in the state, and to make an appropriation to defray the expense of such survey, with report of committee recommending passage, was taken up for consideration.

Jaycox of Delaware moved that the amendment filed by him and found in the journal of April 8th be adopted.

Amendment adopted.

Lichty of Black Hawk offered the following amendment and moved its adoption:

Amend House File No. 503, section one (1), by adding thereto the following:

"The said Superintendent shall also appoint one (1) member from the Schools Committee of the Senate, and one (1) member from the Schools Committee of the House, to act in the advisory capacity to said Superintendent, and who shall be paid their actual and necessary expense in attending all meetings."

Amendment adopted.

Jaycox of Delaware moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 56.

Albert	Fleming	Knudson	Rylander
Bixler	Hagglund	Lamb	Sass
Burton	Hill	Lichty	Simmer
Bush	Hollis	McCreery	Smith
Byers of Fayette	Holmgren	McIlrath	Taylor
Byers of Linn	Hopkins	McIntosh	Truax
Campbell	Hubbard	Mounce	Van Wert
Crozier	Hunt	Nelson of Story	Vaughn
Dayton	Hush	Pattison	Venard
Dean	Irwin	Paulson	Wamstad
Ditto	Jaycox	Pendray	Wearin
Eckles	Johnson of	Ratliff	Whiting
Elliott of Polk	Dickinson	Read	Wilson
Elliott of Scott	Kline	Rutledge	Mr. Speaker
Ellsworth			

The nays were, 35.

Aiken	Finnern	Jensen	Nelson of
Baker	Griswold	Johnson of	Hancock
Ballew	Hansen	Keokuk	O'Brien
Barnes	Hanson	King	Rawlings
Berry	Hatter	Lomas	Rice
Buchmiller	Heald	Lovrien	Ryder
Cole	Helgason	McMillan	Torgeson
Cox	Hollingsworth	Mathews	Van Buren
Figgins	Istad	Miller	Vosseller
Files			

Absent or not voting, 17.

Allen	Greene	O'Donnell	Reno
Bair	Hall	Orr	Shannon
Clark	Hayes	Randall	Shields
Forsling	McCaulley	Reimers	Swanson
Gilmore			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Rutledge of Webster moved that the vote by which House File No. 503 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 526, a bill for an act to make an appropriation to Patricia Jones, a minor, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Buchmiller of Greene the amendment proposed by the committee, found in the journal of March 30th, was adopted.

Mr. Buchmiller moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 81.

Aiken	Finnern	King	Read
Albert	Fleming	Knudson	Rice
Ballew	Griswold	Lamb	Ryder
Barnes	Hagglund	Lomas	Rylander
Berry	Hall	Lovrien	Sass
Bixler	Hansen	McCreery	Simmer
Buchmiller	Hanson	McIlrath	Smith
Burton	Hatter	McIntosh	Taylor
Byers of Fayette	Heald	McMillan	Torgeson
Campbell	Helgason	Mathews	Truax
Cole	Hill	Miller	Van Buren
Cox	Hollingsworth	Mounce	Van Wert
Crozier	Hollis	Nelson of	Vaughn
Dayton	Holmgren	Hancock	Venard
Dean	Hush	Nelson of Story	Vosseller
Ditto	Irwin	O'Brien	Wamstad
Eckles	Istad	Pattison	Wearing
Elliott of Polk	Jensen	Paulson	Whiting
Elliott of Scott	Johnson of	Pendray	Wilson
Ellsworth	Dickinson	Ratliff	Mr. Speaker
Files	Johnson of	Rawlings	
	Keokuk		

The nays were, 1.

Bush

Absent or not voting, 26.

Allen	Gilmore	Kline	Reimers
Bair	Greene	Lichty	Reno
Baker	Hayes	McCaulley	Rutledge
Byers of Linn	Hopkins	O'Donnell	Shannon
Clark	Hubbard	Orr	Shields
Figgins	Hunt	Randall	Swanson
Forsling	Jaycox		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Elliott of Scott moved to reconsider the vote by which House File No. 489 failed to pass the House.

On the question "Shall the House reconsider?" a roll call was demanded.

The ayes were, 44.

Aiken	Byers of Linn	Elliott of Polk	Finnern
Bixler	Crozier	Elliott of Scott	Fleming
Buchmiller	Dean	Ellsworth	Forsling
Byers of Fayette	Eckles	Files	Griswold

Hall	Istad	McIlrath	Rutledge
Hansen	Jaycox	McIntosh	Ryder
Hayes	King	McMillan	Sass
Hollingsworth	Kline	O'Donnell	Taylor
Hunt	Lomas	Orr	Wearin
Hush	Lovrien	Pendray	Whiting
Irwin	McCreery	Reimers	Wilson

The nays were, 51.

Albert	Hagglund	Lamb	Rice
Baker	Hanson	Lichty	Rylander
Ballew	Hatter	Mathews	Simmer
Barnes	Helgason	Miller	Smith
Berry	Hill	Mounce	Torgeson
Burton	Holmgren	Nelson of	Truax
Bush	Hopkins	Hancock	Van Buren
Campbell	Hubbard	O'Brien	Van Wert
Clark	Jensen	Pattison	Vaughn
Cole	Johnson of	Paulson	Venard
Cox	Dickinson	Ratliff	Vosseller
Dayton	Johnson of	Rawlings	Wamstad
Ditto	Keokuk	Read	Mr. Speaker
Figgins	Knudson		

Absent or not voting, 13.

Allen	Heald	Nelson of Story	Shannon
Bair	Hollis	Randall	Shields
Gilmore	McCaulley	Reno	Swanson
Greene			

Motion to reconsider lost.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 500, a bill for an act to make appropriation for the expenses of members of the General Assembly, including the Lieutenant Governor.

Also, that the Senate has adopted the conference committee report on Senate File No. 125, relating to practicing barbering.

Also, that the Senate concurs in House amendments to Senate File 189, relating to the practice of certain professions affecting the public health and pertaining to the practice of cosmetology.

Also, that the Senate concurs in House amendments to Senate File No. 447, relating to street improvements.

Also, that the Senate refuses to concur in House amendments to Senate File 10, known as the Appropriation Bill.

Also, that the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 8, relating to taxing the personal property of national banks.

Also, that the Senate has adopted the conference committee report on House File No. 322, relating to making an appropriation to compensate Kai Sommer.

Also, that the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House File No. 361, a bill for an act relating to execution and effect of tax deeds.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 267, a bill for an act relating to the assessment of costs and attorney fees in condemnation proceedings.

Also, that the Senate has passed the following joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution No. 6, proposing an amendment to the constitution, relating to the improvement of highways and making provision for the payment of the cost thereof.

Also, that the Senate concurs in House amendments to Senate amendments to House File No. 402, relating to state banking laws.

WALTER H. BEAM, *Secretary.*

#### SENATE AMENDMENTS TO HOUSE FILE NO. 267

Amend section one by striking out the following: "claimed to have resulted to him by reason of the condemnation to each forty acre tract or lesser area therein according to legal or other recognized sub-divisions."

Amend section one by striking out the last sentence.

Amend by striking section two (2) therefrom and inserting in lieu thereof the following:

"Sec. 2. Section seven thousand eight hundred fifty-two (7852) of the Code, 1927, is amended by adding at the end of said section the following: 'Provided that in all cases in which the State of Iowa is the applicant, no attorney fee shall be taxed.'"

#### SENATE MESSAGE CONSIDERED

Senate File No. 500, a bill for an act to make an appropriation for the expenses of members of the General Assembly, including the Lieutenant Governor.

Read first and second times and referred to committee on appropriations.

Hansen of Scott moved that the House insist on its amendments to Senate File No. 10.

Motion prevailed.

Hansen of Scott moved that a conference committee, consisting of six members, be appointed for the consideration of Senate File No. 10.

Motion prevailed.

Wilson of Tama moved that the report of the conference committee on Senate File No. 125 be adopted.

#### CONFERENCE COMMITTEE REPORT ON SENATE FILE NO. 125

MR. SPEAKER: We your conference committee, appointed to consider the differences between the House and Senate on Senate File No. 125, begs leave to report that we have had the same under consideration, and recommend the following:

That the House recede from the amendment to Section 1, and the Senate concur in the amendment to strike out all of Section 2.

B. M. STODDARD

J. G. MERRITT

J. R. FRAILEY

FRANK SHANE

*On the Part of the Senate.*

W. WALTER WILSON

WALTER B. RENO

R. B. ECKLES

*On the Part of the House.*

Burton of Wayne moved the previous question.

Motion prevailed.

On the question "Shall the conference committee report be adopted?"

The ayes were, 48.

Albert	Elliott of Polk	Jaycox	Read
Barnes	Elliott of Scott	Knudson	Reimers
Byers of Fayette	Figgins	Lichty	Reno
Byers of Linn	Forsling	Lomas	Rutledge
Campbell	Greene	Lovrien	Ryder
Clark	Hall	McCreery	Rylander
Cole	Hansen	McMillan	Sass
Crozier	Hatter	Nelson of Story	Simmer
Dayton	Heald	Orr	Torgeson
Dean	Hollingsworth	Pattison	Whiting
Ditto	Hollis	Paulson	Wilson
Eckles	Irwin	Ratliff	Mr. Speaker

The nays were, 43.

Baker	Griswold	Johnson of	Pendray
Ballew	Hagglund	Keokuk	Rawlings
Berry	Hanson	King	Rice
Bixler	Helgason	Kline	Smith
Buchmiller	Hill	McIlrath	Taylor
Burton	Hopkins	McIntosh	Van Buren
Bush	Hubbard	Miller	Van Wert
Cox	Hush	Mounce	Venard
Ellsworth	Istad	Nelson of	Vosseller
Files	Jensen	Hancock	Wamstad
Finnern	Johnson of	O'Brien	Wearin
Fleming	Dickinson		

Absent or not voting, 17.

Aiken	Holmgren	Mathews	Randall
Allen	Hunt	O'Donnell	Swanson
Bair	Lamb	Shannon	Truax
Gilmore	McCaulley	Shields	Vaughn
Hayes			

House rejects conference committee report.

House File No. 527, a bill for an act to make an appropriation to the C. T. Hopper Furniture Company for damages to an automobile in collision with a truck operated by the Iowa State Highway Commission, with report of committee without recommendation, was taken up for consideration.

Sass of Woodbury offered the following amendment and moved its adoption.

Amend by striking in line two (2) of section one (1) the words "Missouri Valley" and insert in lieu thereof the words "Sioux City".

Amendment adopted.

Buchmiller of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 48.

Aiken	Fleming	Johnson of	Pendray
Berry	Forsling	Keokuk	Rawlings
Bixler	Griswold	King	Reimers
Burton	Hall	Lovrien	Reno
Byers of Fayette	Hatter	McIlrath	Rutledge
Campbell	Hayes	McMillan	Ryder
Cox	Hill	Miller	Sass
Crozier	Hollingsworth	Mounce	Simmer
Dayton	Hopkins	Nelson of Story	Vaughn
Ditto	Hunt	O'Brien	Venard
Ellsworth	Hush	O'Donnell	Vosseller
Figgins	Irwin	Paulson	Whiting
Finnern			

The nays were, 38.

Albert	Hansen	Kline	Rice
Baker	Hanson	Knudson	Rylander
Ballew	Heald	Lichty	Smith
Buchmiller	Helgason	Lomas	Taylor
Bush	Hollis	McCreery	Van Buren
Byers of Linn	Holmgren	Mathews	Van Wert
Clark	Istad	Nelson of	Wamstad
Elliott of Polk	Jensen	Hancock	Wearin
Files	Johnson of	Ratliff	Wilson
Greene	Dickinson	Read	Mr. Speaker

Absent or not voting, 22.

Allen	Elliott of Scott	McCaulley	Shannon
Bair	Gilmore	McIntosh	Shields
Barnes	Hagglund	Orr	Swanson
Cole	Hubbard	Pattison	Torgeson
Dean	Jaycox	Randall	Truax
Eckles	Lamb		

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

#### INTRODUCTION OF BILL

Unanimous consent was granted to Mr. Bixler to introduce an additional bill.

House File No. 542, by Bixler of Adams, a bill for an act to amend section sixty-two (62) of the Code, 1927, relating to the compensation for the publication of laws.

Read first and second times and referred to sifting committee.

#### CONSIDERATION OF BILLS

Senate File No. 111, a bill for an act to repeal section sixty-five hundred eighty-one (6581), of the Code, 1927, and to enact a substitute therefor relating to statements to be published in certain cities under the commission form of government, with report of committee recommending passage, was taken up for consideration.

Simmer of Wapello moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 82.

Albert	Berry	Burton	Campbell
Baker	Bixler	Bush	Clark
Ballew	Buchmiller	Byers of Fayette	Cox



Crozier	Hill	Lichty	Rawlings
Dayton	Hollis	Lomas	Read
Ditto	Holmgren	Lovrien	Reimers
Elliott of Polk	Hopkins	McCreery	Reno
Elliott of Scott	Hubbard	McIlrath	Rice
Ellsworth	Hunt	McIntosh	Ryder
Figgins	Hush	McMillan	Sass
Files	Irwin	Mathews	Simmer
Finnern	Istad	Miller	Taylor
Fleming	Jaycox	Mounce	Van Buren
Forsling	Jensen	Nelson of	Van Wert
Greene	Johnson of	Hancock	Vaughn
Hagglund	Dickinson	Nelson of Story	Vosseller
Hall	Johnson of	O'Brien	Wamstad
Hansen	Keokuk	Pattison	Wearin
Hanson	King	Paulson	Whiting
Hayes	Kline	Pendray	Wilson
Heald	Knudson	Ratliff	Mr. Speaker
Helgason			

The nays were, none.

Absent or not voting, 26.

Aiken	Eckles	O'Donnell	Shields
Allen	Gilmore	Orr	Smith
Bair	Griswold	Randall	Swanson
Barnes	Hatter	Rutledge	Torgeson
Byers of Linn	Hollingsworth	Rylander	Truax
Cole	Lamb	Shannon	Venard
Dean	McCaulley		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 408, a bill for an act to amend the law as it appears in chapter twenty-four (24) of the Code, 1927, so as to authorize the levy by municipalities as defined in the local budget law, of a tax for an emergency fund and providing the uses which may be made of said funds and the means by which funds may be transferred out of said fund, and to repeal section three hundred seventy-three (373) of the Code, 1927, was taken up for consideration.

McIntosh of Muscatine moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 83.

Albert	Buchmiller	Byers of Linn	Cox
Ballew	Burton	Campbell	Crozier
Berry	Bush	Clark	Dayton
Bixler	Byers of Fayette	Cole	Ditto

Elliott of Polk	Holmgren	McIlrath	Reno
Elliott of Scott	Hopkins	McIntosh	Rice
Ellsworth	Hunt	McMillan	Rutledge
Figgins	Hush	Mathews	Ryder
Files	Irwin	Miller	Rylander
Finnern	Istad	Mounce	Simmer
Greene	Jaycox	Nelson of	Taylor
Griswold	Jensen	Hancock	Van Buren
Hagglund	Johnson of	Nelson of Story	Van Wert
Hall	Dickinson	O'Brien	Vaughn
Hansen	Johnson of	Pattison	Venard
Hanson	Keokuk	Paulson	Vosseller
Hatter	King	Pendray	Wamstad
Hayes	Kline	Ratliff	Wearin
Heald	Knudson	Rawlings	Whiting
Helgason	Lichty	Read	Wilson
Hill	Lovrien	Reimers	Mr. Speaker
Hollis	McCreery		

The nays were, none.

Absent or not voting, 25.

Aiken	Fleming	Lomas	Shannon
Allen	Forsling	McCaulley	Shields
Bair	Gilmore	O'Donnell	Smith
Baker	Hollingsworth	Orr	Swanson
Barnes	Hubbard	Randall	Torgeson
Dean	Lamb	Sass	Truax
Eckles			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

McIntosh of Muscatine moved that the vote by which Senate File No. 408 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 450, a bill for an act to amend section thirty-two hundred eighty (3280), Code, 1927, relating to the disqualification of the members of the board of control of state institutions, was taken up for consideration.

Albert of Grundy moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 76.

Albert	Buchmiller	Byers of Linn	Crozier
Ballew	Burton	Campbell	Dayton
Berry	Bush	Cole	Ditto
Bixler	Byers of Fayette	Cox	Elliott of Polk

Elliott of Scott	Holmgren	McCreery	Rice
Ellsworth	Hopkins	McIntosh	Rutledge
Figgins	Hubbard	McMillan	Ryder
Files	Hunt	Mathews	Rylander
Fleming	Hush	Miller	Sass
Forsling	Irwin	Nelson of	Taylor
Greene	Istad	Hancock	Van Buren
Griswold	Jaycox	Nelson of Story	Van Wert
Hagglund	Jensen	Pattison	Vaughn
Hansen	Johnson of	Paulson	Venard
Hayes	Dickinson	Ratliff	Vosseller
Heald	Johnson of	Rawlings	Wamstad
Helgason	Keokuk	Read	Wearin
Hill	King	Reimers	Wilson
Hollingsworth	Lomas	Reno	Mr. Speaker
Hollis	Lovrien		

The nays were, 1.

Hanson

Absent or not voting, 31.

Aiken	Finnern	McCaulley	Shields
Allen	Gilmore	McIlrath	Simmer
Bair	Hall	O'Brien	Smith
Baker	Hatter	O'Donnell	Swanson
Barnes	Kline	Orr	Torgeson
Clark	Knudson	Pendray	Truax
Dean	Lamb	Randall	Whiting
Eckles	Lichty	Shannon	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### APPOINTMENT CONFERENCE COMMITTEE ON SENATE FILE NO. 10

As conference committee on Senate File No. 10 the Speaker appointed the following members: Hansen of Scott, Byers of Linn, Heald of Chickasaw, Dean of Sac, Lamb of Dallas and Hush of Montgomery.

#### AMENDMENTS FILED

Rutledge of Webster filed the following amendment to House File No. 388:

Amend House File No. 388 by striking from line four (4) thereof, the words and figures twenty dollars (\$20.00) and inserting in lieu thereof, the words and figures fifteen dollars (\$15.00). And by striking from line eight (8) thereof, the words and figures four thousand dollars (\$4000.00) and inserting in lieu thereof, the words and figures three thousand dollars (\$3000.00).

Van Wert of Franklin and Nelson of Story filed the following amendment to House File No. 497:

Amend House File No. 497 as follows:

Amend Sec. 3 by striking the period after the word "thereto" in line three (3) and inserting the following: "and said Board shall consist of one business man, one manufacturer, and one man actually engaged in farming."

Knudson of Hamilton filed the following amendment to Senate File No. 417:

Amend Senate File No. 417, by adding as section 8a the following:

The provision of sections six (6) and seven (7) as concerns the erection and maintenance of stop and go signals shall not apply to cities with a population of 4000 or over.

On motion of Hansen of Scott the House adjourned until 8:45 a. m. Wednesday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, APRIL 10, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. F. L. Provan, pastor of the Presbyterian Church, New London, Iowa.

Journal of April 9th corrected and approved.

## BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had, on April 9th, approved the following bills:

House Files Nos. 8, 268, 371, 458, 504 and 461.

## CONSIDERATION OF SENATE AMENDMENTS

On request of Hollingsworth of Boone, House File No. 267, a bill for an act to amend section seventy-eight hundred forty-one (7841) of the Code, 1927, relating to the trial of appeals from the awards of commissioners in condemnation proceedings; and to amend section seventy-eight hundred fifty-two (7852), of the Code, 1927, relating to the assessment of costs and attorney fees in condemnation proceedings, with Senate amendments, was taken up and the amendments read and considered.

## SENATE AMENDMENTS TO HOUSE FILE NO. 267

Amend section one by striking out the following: "claimed to have resulted to him by reason of the condemnation to each forty acre tract or lesser area therein according to legal or other recognized sub-divisions."

Amend section one by striking out the last sentence.

Amend by striking section two (2) therefrom and inserting in lieu thereof the following:

"Sec. 2. Section seven thousand eight hundred fifty-two (7852) of the Code, 1927, is amended by adding at the end of said section the

following: 'Provided that in all cases in which the State of Iowa is the applicant, no attorney fee shall be taxed.'

Mr. Hollingsworth moved that the House concur in the Senate amendments.

On the question "Shall the House concur?"

The ayes were, 58.

Baker	Fleming	King	Rylander
Ballew	Gilmore	Lamb	Sass
Buchmiller	Hagglund	Lichty	Shannon
Burton	Helgason	Lovrien	Smith
Byers of Linn	Hill	McIlrath	Swanson
Campbell	Hollingsworth	McMillan	Taylor
Clark	Hollis	Mathews	Torgeson
Cole	Hopkins	Nelson of	Truax
Crozier	Hush	Hancock	Van Buren
Dayton	Istad	Pattison	Vaughn
Dean	Jaycox	Read	Venard
Eckles	Johnson of	Reimers	Wamstad
Elliott of Scott	Dickinson	Reno	Whiting
Figgins	Johnson of	Rice	Wilson
Files	Keokuk	Ryder	Mr. Speaker
Finnern			

The nays were, none.

Absent or not voting, 50.

Aiken	Forsling	Jensen	Paulson
Albert	Greene	Kline	Pendray
Allen	Griswold	Knudson	Randall
Bair	Hall	Lomas	Ratliff
Barnes	Hansen	McCaulley	Rawlings
Berry	Hanson	McCreery	Rutledge
Bixler	Hatter	McIntosh	Shields
Bush	Hayes	Miller	Simmer
Byers of Fayette	Heald	Mounce	Van Wert
Cox	Holmgren	Nelson of Story	Vosseller
Ditto	Hubbard	O'Brien	Wearin
Elliott of Polk	Hunt	O'Donnell	
Ellsworth	Irwin	Orr	

House concurred in Senate amendments to House File No. 267.

#### SENATE CONCURRENT RESOLUTION CALLED UP

McIlrath of Poweshiek called up Senate Concurrent Resolution No. 15, found in the journal of April 9th, and moved its adoption.

Motion prevailed and the concurrent resolution was adopted.

#### CONSIDERATION OF BILLS

Senate File No. 164, a bill for an act to define, regulate, and license real estate brokers and real estate salesmen; to create a

state real estate commissioner; and to provide a penalty for a violation of the provisions thereof, with report of committee recommending passage, was taken up for consideration.

Reno of Polk offered the following amendment and moved its adoption:

Amend by striking in line sixty-two (62) of section ten (10) the word "Supreme" and inserting in lieu thereof the word "District".

Amendment adopted.

Forsling of Woodbury moved that the amendment filed by him and found in the journal of March 19th be adopted.

Amendment adopted.

O'Brien of Allamakee offered the following amendment and moved its adoption:

Amend by striking from lines forty-seven (47) and forty-eight (48) of section two (2) the following: "nor shall it be held to include any State or National Bank, chartered to do business in the state, acting within the powers granted in its charter."

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 12.

Allen	Johnson of	McIlrath	Reimers
Berry	Keokuk	O'Brien	Rice
Clark	Kline	Pendray	Shannon
Hush			

The nays were, 70.

Bair	Gilmore	Knudson	Read
Ballew	Greene	Lamb	Reno
Barnes	Hagglund	Lomas	Rutledge
Buchmiller	Hall	McCaulley	Ryder
Bush	Hanson	McCreery	Rylander
Byers of Fayette	Hatter	McIntosh	Taylor
Byers of Linn	Helgason	McMillan	Torgeson
Campbell	Hill	Mathews	Truax
Cole	Hollingsworth	Miller	Van Buren
Crozier	Hollis	Mounce	Van Wert
Dayton	Holmgren	Nelson of	Vaughn
Dean	Hopkins	Hancock	Venard
Ditto	Irwin	Nelson of Story	Vosseller
Eckles	Jaycox	O'Donnell	Wamstad
Elliott of Polk	Jensen	Orr	Wearin
Ellsworth	Johnson of	Pattison	Whiting
Figgins	Dickinson	Paulson	Wilson
Fleming	King	Ratliff	Mr. Speaker

Absent or not voting, 26.

Aiken	Files	Hubbard	Rawlings
Albert	Finnern	Hunt	Sass
Baker	Forsling	Istad	Shields
Bixler	Griswold	Lichty	Simmer
Burton	Hansen	Lovrien	Smith
Cox	Hayes	Randall	Swanson
Elliott of Scott	Heald		

Amendment lost.

Wearin of Mills offered the following amendment and moved its adoption:

Amend by striking from lines forty-seven (47) and fifty (50) of section eight (8) the words and figures "twenty-five dollars (\$25.00)" and inserting in lieu thereof the words and figures "fifteen dollars (\$15.00)".

Ditto of Osceola offered the following amendment as a substitute for the pending amendment and moved its adoption:

Amend by striking from lines forty-seven (47) and fifty (50) of section eight (8) the words and figures "twenty-five dollars (\$25.00)" and inserting in lieu thereof the words and figures "ten dollars (\$10.00)".

Also, amend by striking from lines forty-eight (48) and fifty-five (55) of section eight (8) the words and figures "ten dollars (\$10.00)" and inserting in lieu thereof the words and figures "five dollars (\$5.00)".

Motion prevailed and substitution was made.

Substitute amendment adopted.

Hush of Montgomery offered the following amendment and moved its adoption:

Amend by striking lines nineteen (19) to twenty-seven (27), inclusive, of section two (2).

Amendment adopted.

Johnson of Keokuk offered the following amendment and moved its adoption:

Amend by striking lines one (1) to ten (10), inclusive, of section two (2).

McIlrath of Poweshiek moved that Senate File No. 124 be laid on the table.

On the question "Shall Senate File No. 124 be laid on the table?" a roll call was demanded.



## The ayes were, 43.

Aiken	Fleming	King	Rawlings
Baker	Griswold	Kline	Rice
Berry	Hagglund	Lamb	Shannon
Bixler	Hanson	Lomas	Smith
Buchmiller	Heald	McIlrath	Torgeson
Burton	Helgason	Nelson of	Truax
Bush	Hopkins	Hancock	Van Buren
Clark	Hubbard	Nelson of Story	Van Wert
Cole	Istad	O'Brien	Vaughn
Cox	Jaycox	O'Donnell	Wamstad
Dayton	Johnson of	Pendray	
Finnern	Keokuk		

## The nays were, 54.

Albert	Forsling	Lichty	Reimers
Allen	Gilmore	Lovrien	Reno
Bair	Greene	McCaulley	Rutledge
Ballew	Hall	McCreery	Ryder
Barnes	Hatter	McIntosh	Rylander
Byers of Fayette	Hayes	McMillan	Sass
Byers of Linn	Hill	Mathews	Swanson
Campbell	Hollingsworth	Miller	Taylor
Crozier	Hollis	Mounce	Vosseller
Dean	Holmgren	Orr	Wearin
Ditto	Hush	Pattison	Whiting
Eckles	Irwin	Paulson	Wilson
Elliott of Polk	Jensen	Ratliff	Mr. Speaker
Ellsworth	Knudson		

## Absent or not voting, 11.

Elliott of Scott	Hansen	Randall	Simmer
Figgins	Hunt	Read	Venard
Files	Johnson of Dickinson	Shields	

Motion to lay Senate File No. 164 on the table lost.

On the question "Shall the amendment be adopted?" a roll call was demanded.

## The ayes were, 55.

Aiken	Fleming	Kline	Rylander
Albert	Griswold	Lomas	Shannon
Allen	Hagglund	McIlrath	Simmer
Baker	Hanson	McMillan	Smith
Barnes	Hayes	Mathews	Swanson
Berry	Heald	Miller	Taylor
Bixler	Helgason	Nelson of	Torgeson
Buchmiller	Hopkins	Hancock	Truax
Bush	Hubbard	Nelson of Story	Van Buren
Campbell	Hush	O'Brien	Van Wert
Clark	Jensen	O'Donnell	Vaughn
Cole	Johnson of	Pendray	Vosseller
Cox	Keokuk	Rawlings	Wamstad
Dayton	King	Rice	Wearin
Finnern			

The nays were, 48.

Bair	Figgins	Istad	Paulson
Ballew	Files	Jaycox	Ratliff
Burton	Forsling	Knudson	Read
Byers of Fayette	Gilmore	Lamb	Reimers
Byers of Linn	Greene	Lichty	Reno
Crozier	Hall	Lovrien	Rutledge
Dean	Hatter	McCaulley	Ryder
Ditto	Hill	McCreery	Sass
Eckles	Hollingsworth	McIntosh	Venard
Elliott of Polk	Hollis	Mounce	Whiting
Elliott of Scott	Holmgren	Orr	Wilson
Ellsworth	Irwin	Pattison	Mr. Speaker

Absent or not voting, 5.

Hansen	Johnson of	Randall	Shields
Hunt	Dickinson		

Amendment adopted.

Reno of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 60.

Albert	Gilmore	Knudson	Ratliff
Bair	Greene	Lamb	Reimers
Ballew	Hall	Lichty	Reno
Barnes	Hatter	McCaulley	Rutledge
Byers of Fayette	Hayes	McCreery	Ryder
Byers of Linn	Head	McIntosh	Rylander
Campbell	Hill	McMillan	Sass
Cole	Hollingsworth	Mathews	Simmer
Crozier	Hollis	Miller	Swanson
Dayton	Holmgren	Mounce	Torgeson
Dean	Irwin	Nelson of Story	Vaughn
Ditto	Jaycox	Orr	Wearin
Eckles	Jensen	Pattison	Whiting
Elliott of Polk	Johnson of	Paulson	Wilson
Ellsworth	Dickinson	Pendray	Mr. Speaker
Forsling			

The nays were, 43.

Aiken	Figgins	Istad	Rawlings
Allen	Files	Johnson of	Read
Baker	Finnern	Keokuk	Rice
Berry	Fleming	King	Shannon
Bixler	Griswold	Kline	Smith
Buchmiller	Hagglund	Lomas	Taylor
Burton	Hanson	Lovrien	Truax
Bush	Helgason	McIlrath	Van Buren
Clark	Hopkins	Nelson of	Van Wert
Cox	Hubbard	Hancock	Venard
Elliott of Scott	Hush	O'Brien	Vosseller
			Wamstad

Absent or not voting, 5.

Hansen  
Hunt

O'Donnell

Randall

Shields

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Reno of Polk moved the vote by which Senate File No. 164 be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 497, a bill for an act to make an appropriation to Charles M. Dutcher and W. E. Mitchell.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 492, a bill for an act to make an appropriation to the Jaeger Manufacturing Company.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 501, a bill for an act relating to life insurance and medical examinations therefor.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 485, a bill for an act relating to unallowable claims.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 78, a bill for an act relating to the establishing of a pension and annuity retirement system for public school teachers in certain school districts.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 469, a bill for an act to make an appropriation to George Burger.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 443, a bill for an act to make an appropriation to James A. Devitt for legal services rendered in the case of City of Washington vs. Leach, Superintendent of Banking.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 499, a bill for an act providing for the payment of actual expenses of judges of the district court for court for a certain period.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 494, a bill for an act making an appropriation for the payment of typewriter rental, fees of legislative chaplains and other expenses of the general assembly.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 273, a bill for an act relating to the election of railroad-commissioners.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 398, a bill for an act relating to publication of financial statements and requirements for state aid to County and District Fairs.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 346, a bill for an act permitting the State Department of Health to accept financial aid from the Government of the United States for public health work in the State of Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 289, a bill for an act relative to damages on the establishment, vacation or alteration of roads.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 419, a bill for an act relating to the powers of the board of supervisors.

Also, that the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 9, to memorialize congress to establish a National Park along the upper Mississippi river in northeastern Iowa upon the Federal Game Preserve.

Also, that the Senate concurs in House amendments to Senate File No. 283, relating to the construction of extension of primary roads in cities and towns.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 243, a bill for an act relating to the sterilization of certain persons.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 38, a bill for an act relating to liability of hotel keepers for personal property of guests contained in conveyance.

WALTER H. BEAM, *Secretary*.

#### SENATE AMENDMENT TO HOUSE FILE NO. 243

Amend by striking from lines ten (10) and eleven (11) of section two (2) the words "or in his or her opinion are likely to become".

Further amend section two (2) thereof by striking from line eleven (11) the word "of" and substituting the word "to".

#### RESOLUTION CALLED UP

Hanson of Winnebago called up the resolution filed by the elections committee, found in the journal of March 26th.

Forsling of Woodbury moved that action on the resolution be deferred until the bills recommended by the sifting committee had been disposed of.

#### CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, request a call of the House for consideration of the resolution by the committee on elections or any substitute thereof.

FRANK W. ELLIOTT  
WM. M. DEAN  
E. M. LICHTY  
C. A. HOLLIS  
L. W. HALL

The roll was called to ascertain the absentees.

The roll call disclosed all members except Shields of Clarke and Randall of Lucas were present.

On motion of Hollingsworth of Boone, Randall of Lucas was excused on account of illness.

Johnson of Keokuk moved that Shields of Clarke be excused from the call of the House.

On the question "Shall Mr. Shields be excused?" a roll call was demanded.

The ayes were, 89.

Aiken	Ellsworth	Irwin	Ratliff
Albert	Figgins	Istad	Rawlings
Allen	Files	Jaycox	Read
Bair	Finnern	Jensen	Rice
Baker	Fleming	Johnson of	Ryder
Ballew	Forsling	Keokuk	Rylander
Barnes	Gilmore	King	Sass
Berry	Griswold	Kline	Shannon
Bixler	Hagglund	Knudson	Simmer
Buchmiller	Hall	Lamb	Smith
Burton	Hanson	Lomas	Swanson
Bush	Hatter	Lovrien	Taylor
Byers of Fayette	Hayes	McCreery	Truax
Byers of Linn	Heald	McIlrath	Van Buren
Campbell	Helgason	McIntosh	Van Wert
Clark	Hill	McMillan	Vaughn
Cole	Hollingsworth	Mathews	Venard
Cox	Hollis	Mounce	Vosseller
Crozier	Holmgren	Nelson of Story	Wamstad
Dayton	Hopkins	O'Donnell	Wearin
Eckles	Hubbard	Orr	Whiting
Elliott of Polk	Hunt	Pendray	Wilson
Elliott of Scott	Hush		

The nays were, 11.

Dean	Hansen	Miller	Torgeson
Ditto	Lichty	Pattison	Mr. Speaker
Greene	McCaulley	Rutledge	

Absent or not voting, 8.

Johnson of	Nelson of	O'Brien	Reimers
Dickinson	Hancock	Paulson	Reno
		Randall	Shields

Motion prevailed and Mr. Shields was excused.

Knudson of Hamilton moved that the House go into executive session for the consideration of the resolution.

Hubbard of Pottawattamie moved to amend the motion to provide that the vote on the final disposition of the resolution be made a matter of record in the journal.

Bair of Buena Vista moved the previous question.

On the question "Shall the previous question be put?" a roll call was demanded.

The ayes were, 97.

Aiken	Figgins	Johnson of	Paulson
Albert	Files	Dickinson	Pendray
Allen	Finnern	Johnson of	Ratliff
Bair	Fleming	Keokuk	Rawlings
Baker	Gilmore	King	Read
Ballew	Griswold	Kline	Reimers
Barnes	Hagglund	Knudson	Reno
Berry	Hall	Lamb	Rice
Buchmiller	Hansen	Lichty	Rutledge
Burton	Hatter	Lomas	Ryder
Bush	Hayes	Lovrien	Rylander
Byers of Fayette	Heald	McCaulley	Shannon
Byers of Linn	Helgason	McCreery	Simmer
Campbell	Hill	McIlrath	Smith
Clark	Hollingsworth	McIntosh	Swanson
Cole	Hollis	McMillan	Truax
Cox	Holmgren	Mathews	Van Buren
Crozier	Hopkins	Miller	Van Wert
Dayton	Hubbard	Mounce	Vaughn
Dean	Hunt	Nelson of	Venard
Ditto	Hush	Hancock	Vosseller
Eckles	Irwin	Nelson of Story	Wamstad
Elliott of Polk	Istad	O'Brien	Wearin
Elliott of Scott	Jaycox	Orr	Whiting
Ellsworth	Jensen	Pattison	Mr. Speaker

The nays were, 4.

Forsling	Hanson	Taylor	Torgeson
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Absent or not voting, 7.

Bixler	O'Donnell	Sass	Wilson
Greene	Randall	Shields	

Motion prevailed and the previous question was ordered.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 95.

Aiken	Byers of Linn	Files	Helgason
Albert	Campbell	Finnern	Hill
Allen	Clark	Fleming	Hollis
Bair	Cole	Gilmore	Holmgren
Baker	Cox	Greene	Hopkins
Ballew	Crozier	Griswold	Hubbard
Barnes	Dayton	Hagglund	Hunt
Berry	Dean	Hall	Hush
Bixler	Eckles	Hansen	Irwin
Buchmiller	Elliott of Polk	Hanson	Istad
Burton	Elliott of Scott	Hatter	Jaycox
Bush	Ellsworth	Hayes	Jensen
Byers of Fayette	Figgins	Heald	

Johnson of Dickinson	McIntosh	Ratliff	Torgeson
Johnson of Keokuk	Mathews	Rawlings	Truax
King	Miller	Read	Van Buren
Kline	Mounce	Reimers	Van Wert
Knudson	Nelson of Hancock	Reno	Vaughn
Lamb	Nelson of Story	Rutledge	Vosseller
Lovrien	O'Brien	Ryder	Wamstad
McCaulley	Orr	Rylander	Wearin
McCreery	Pattison	Sass	Whiting
McIlrath	Paulson	Simmer	Wilson
	Pendray	Smith	Mr. Speaker
		Taylor	

The nays were, 5.

Forsling	McMillan	Rice	Shannon
Hollingsworth			

Absent or not voting, 8.

Ditto	Lomas	Randall	Swanson
Lichty	O'Donnell	Shields	Venard

Amendment adopted.

On the question "Shall the House go into executive session?" a roll call was demanded.

The ayes were, 88.

Aiken	Forsling	Knudson	Reno
Albert	Gilmore	Lamb	Rice
Bair	Greene	Lichty	Rutledge
Ballew	Griswold	Lomas	Ryder
Barnes	Hagglund	Lovrien	Rylander
Bixler	Hall	McCaulley	Sass
Buchmiller	Hansen	McCreery	Shannon
Burton	Hatter	McIntosh	Simmer
Byers of Fayette	Hayes	McMillan	Smith
Byers of Linn	Heald	Mathews	Swanson
Campbell	Helgason	Mounce	Taylor
Clark	Hill	Nelson of Hancock	Torgeson
Cole	Hollis	Nelson of Story	Truax
Crozier	Holmgren	Orr	Van Buren
Dayton	Hopkins	Pattison	Van Wert
Dean	Hubbard	Paulson	Vaughn
Ditto	Hunt	Pendray	Venard
Eckles	Hush	Ratliff	Vosseller
Elliott of Polk	Irwin	Rawlings	Wearin
Elliott of Scott	Istad	Read	Whiting
Ellsworth	Jaycox	Reimers	Wilson
Files	Kline		Mr. Speaker
Fleming			

The nays were, 16.

Allen	Figgins	Johnson of Dickinson	King
Baker	Finnern	Johnson of Keokuk	McIlrath
Berry	Hanson		Miller
Bush	Hollingsworth		Wamstad
Cox	Jensen		



Absent or not voting, 4.

O'Brien

O'Donnell

Randall

Shields

Motion prevailed.

#### EXPLANATION OF VOTE

Allen of Pocahontas filed the following statement as his reasons for voting "no" on the question of going into executive session for the consideration of the resolution by the committee on elections and the substitute resolution offered by him.

MR. SPEAKER AND MEMBERS OF THE HOUSE: There is no difference between the legislative purpose of the resolution offered by the committee on elections which may be found in the House Journal for March 26th, and the resolution offered by myself which may be found in the House Journal for March 29th. Both resolutions confer upon the elections committee the power and duty of investigating the information now in the hands of the elections committee "alleging that certain candidates for state offices at the primary election held June 4, 1928, did extravagantly and unlawfully exceed the limitation of expenses as provided by statute."

The point of difference in these two resolutions is that the one offered by myself contains a preamble section setting forth the charges concerning the campaign activities and expenditures of Governor John Hammill and his campaign managers. This preamble may be summarized as follows:

That the governor has failed to report to the secretary of state a complete and detailed account of newspaper advertising and other expenses as provided by law.

That many of the advertisements used in newspapers to promote his candidacy did not carry the required signature of those responsible for the advertising.

That the governor reported only two contributions of \$50.00 each, whereas many individuals donated to his campaign and insurance companies and other corporations were solicited and contributed contrary to the laws of the state.

That the governor used a state-owned automobile nominally at the disposal of the state adjutant general's office during his campaign tours and speeches.

That the employees of the state were assessed and required to pay sums of money toward the governor's campaign fund.

That officers appointed by the governor were required by his campaign managers to discharge employees under them and replace them with men and women selected by the governor.

That other state employees were sent about over the state on campaign missions while under state pay and at state expense to make detailed reports as to the political situation in the state.

That state employees were coerced and threatened with discharge if they did not work in their home polling precincts for the governor.

That the lobby which came to Des Moines following the filing of the resolution by the elections committee, threatened at least two members of the house with financial ruin or involving of their particular friends in case the legislators worked for and voted for the resolution.

It should be brought to the attention of the Assembly that any citizen or group of citizens has a right to present to any member of the General Assembly or a committee of either the House or Senate, information concerning the violation of the law or incompetency in its administration on the part of any governmental officer, department, or governmental subdivision. When that is done, it then becomes the duty of the legislator or legislative committee to go into the matter thoroughly enough to acquaint themselves with the reliability of such information, and then to appear before the proper legislative body and seek the authority to conduct a legislative investigation of the charges. In fairness let it be understood that this committee has not heard an official explanation of the charges either from the candidates involved or the persons conversant with the facts.

Therefore, I stand before you now as a member of this House and a member of the elections committee of this House, fully armed with the powers and the duty conferred upon me by the constitution and laws of the state, seeking your authority in behalf of the elections committee that it may consider and investigate the facts surrounding alleged violations of the law by certain candidates for state office at the last primary election.

Candidates for public office affix their names under oath to campaign statements showing "each and all sums of money or other things of value disbursed, expended or promised directly or indirectly by any other person or persons in their behalf, for the purpose of aiding or securing an election". These statements also are to include all assessments by any person, committee or organization in charge of the campaign for his party.

To this oath Governor Hammill subscribed. Yet can he be ignorant of the widespread advertising campaign, the literature distributed, or the political machinations carried on to further his election? The answer to that question can only be ascertained by a legislative investigation.

First I shall present to you some of the campaign activities of candidates at the primary election which in themselves are not distinctly set forth in the Code as being contrary to law but are accepted by most persons, I believe, as unfair advantages sometimes taken by men in power; violations which may at the least be said to destroy the very

underlying principles of our elective system which is intended to promote equal advantages for our candidates and organized political groups in seeking positions of political power and public trust.

In the first place, it is alleged that John Hammill did, during the months of March, April and May preceding the primary election day, June 4, 1928, use a state-owned automobile nominally at the disposal of the office of the adjutant-general, to transport him to various places in the state where he was scheduled to make addresses intended primarily for his political advancement and to gain votes at said election. This car, a Hupmobile sedan, was ordered purchased by the executive council and on the trips just mentioned the car was driven by Lt.-Col. Chas. H. Grahl, first assistant of Adjutant-General W. H. Bailey, an appointee of the governor. During the time that Col. Grahl was acting as chauffeur to the governor he was under state pay and a record of his expense accounts show that the expenditures for himself and the automobile were paid for out of the state treasury.

If the House desires to learn more of this proposition they need only to empower their elections committee to ascertain the facts by subpoenaing Adjutant-General Bailey, Col. Grahl, and others, who are well acquainted with the facts.

It has been further alleged that the state employees in the Adjutant-General's office and state department of health were for some time prior to the primary election, employed under state pay to prepare circular letters and to mail the same from their offices. State-owned equipment, such as mimeographs, etc., were used in preparing this campaign literature. That sent from the adjutant-general's office was of a general nature and the material sent out from the department of health, which is headed by Dr. Henry Albert, a Hammill appointee, was sent largely to doctors and registered nurses, mailing lists for which are available to that department. The envelopes and other supplies for such work in most instances bear the return address of the state department and it is not known but that the supplies were purchased by the state.

It has been further alleged that Dr. Myrtle E. Long, secretary of the board of chiropractic examiners, used the mimeograph equipment and state supplies to send out campaign literature from her office.

Among other things taken up before the elections committee prior to their filing of the investigation resolution were the allegations that the governor had flagrantly violated the privilege and duty conferred upon him by the laws of this state to appoint certain heads of departments and employees of the government. For example, J. H. Strief, then a member of the board of control, and a likely candidate for reappointment during this legislative session was required by the governor to appoint several employees who were named by the governor himself and later used on state time and pay, to campaign in his behalf.

These people are a Mr. Hahn, now employed at the furniture factory of the state penitentiary at Fort Madison; a Mr. Gunn, a special investi-

gator for the board; and four women parole agents, Mrs. Aldridge, Miss Watson, Mrs. Kittoe and Miss Needles. The latter was in fact a very diligent campaign worker in the governor's behalf. Because the law in section 3279, Code, 1927, prohibits such campaign activity on the part of employees or members of the board of control, it is well to state that no such charges have ever been made against any former governor of the state for such activity as have just now been charged in connection with Governor Hammill's campaign. In addition to forcing the hand of a member of the board of control in the making of his appointments, it may interest the House to know that Governor Hammill's campaign managers, Clifford Niles, and former representative, E. A. Grimwood, approached Strief on the matter of going to Sioux City in an effort to iron out political difficulties in that vicinity which was the home community of this board member. We are informed that Mr. Strief did go to Sioux City and campaign in behalf of the Hammill candidacy.

There are four members of the state agent force in the bureau of investigation who by law receive their appointments from the governor. The expense accounts and reports now on file in that department furnish persuasive evidence that two of these state agents, a former state senator, O. L. Mead, and W. F. Lake were active in the campaign of Governor Hammill for nomination at the June primary, and that during the months they were engaged in the campaign, were under state pay and their traveling and living expenses were checked out on the treasury of the state.

I now have copies of their filed reports of expenses and am confident of having my claims established if these two men are called before the elections committee to testify as to the correctness of these statements. Chairman Hanson of the House elections committee has in his possession a letter from Mr. Lake in which he states his willingness to furnish copies of the daily reports he made to Governor Hammill.

It is shown by the records that former Senator Mead was engaged from the time of his employment by the state on January 16, 1928, until June 1, 1928, in "special investigation for the governor," and that his expenses during that time together with his salary totaled \$1,287.41. Mr. Lake was not engaged by the state until April 6, 1928, and his expenses together with his salary for the period ending May 30, 1928, amounted to \$576.75.

I would call the attention of the House to the fact that under sections 972 and 973 of the Code, the governor should have set forth the appointment of these two men as being "things of value" given out by himself for campaign purposes, and that he should have in turn listed the amount of the salary and expenses of these two men as campaign contributions of the State of Iowa to himself as a candidate for the governorship in the primary.

Section 827 of the Code, 1927, specifically sets out that it is unlawful for anyone to coerce any employee in an effort to make him take part in the campaign of any candidate for office.

Despite the spirit of fair play specifically set forth in our laws, William Merckens, secretary of the executive council, and Jesse Jones, State House custodian, both of whom now hold their governmental positions at the pleasure of the governor, did shortly before the primary, approach the janitors and other employees at the state house in an effort to require them to work their home precincts in the city of Des Moines for Governor Hammill. Many of them were given time off from their work so that they could visit their former homes outside the city of Des Moines in an effort to feel out local sentiment and do what they could to turn public favor toward the governor's candidacy.

One employee, Miss Margaret Dickey, then employed in the office of the budget director, was told to go into her home precinct in the city of Des Moines on primary day and pass out campaign cards in behalf of the chief executive. She was told, however, by her superiors in the department that it was not necessary and she need not go unless she desired. On the other hand, another employee, Pauline Lindbloom, an assistant in the state library, was ordered by William Merckens and Jesse Jones to distribute campaign literature at her home polling place in the city. She refused and a short time later was notified that her services were no longer required in the library department. She retained her position only because of intervention in her behalf by members of the supreme court of this state who hold positions on the state library board.

The laws of this state in sections 8405 and 8406, Code, 1927, definitely prohibit political contributions being made by banks, insurance companies and other corporations. It has been brought to the attention of the elections committee that persons acting on behalf of Governor Hammill or Governor Hammill himself received contributions of money from certain insurance companies in the city of Des Moines. In fact, there is now in the possession of the insurance committee of this House an affidavit from a former employee and officer of one of the leading insurance companies of the city containing allegations that the company contributed to the campaign fund of the governor. In case the elections committee should investigate the matter, they could very easily subpoena the auditors of any insurance company and their books to verify this affidavit.

Furthermore, the evidence taken before the grand jury of Wapello county at Ottumwa in the matter of charges made against L. A. Andrew, superintendent of the state banking department, a Hammill appointee, will give much light on the matter of solicitation of funds from the banks of the state for the Hammill campaign. This information would greatly assist the legislature in finding out the method used by the Hammill forces in securing funds from the banks of the state for the purpose of advancing the governor's candidacy for a third term. Such testimony is available to the elections committee for the proposed inquiry.

In the matter of newspaper advertising the committee and those who have looked into the matter find it their most important source of information. Everyone is familiar with the fact that hundreds and

thousands of inches of newspaper and magazine advertising were used in promoting the Hammill candidacy. There is scarcely a citizen of the state who has not seen copies of several newspapers which carried these campaign ads during the latter part of May and first few days of June, 1928. An examination of the governor's expense account now on file in the office of the Secretary of State shows a total expenditure of \$192.00 for advertising and yet on May 31, 1928, the Iowa Homestead carried a full-page Hammill advertisement which, according to their rates, should have been valued at \$831.60. This latter named advertisement, whether paid for or a gift, according to sections 972 and 973 of the Code, should have been listed as a part of the expenditures of the governor, but was not so listed.

During the last few weeks, three persons have been working at intervals on the files of Iowa newspapers which are collected and are on file in the state historical department. Two of these investigators report that they have measured the advertising carried in 152 of Iowa's 543 weekly, semi-weekly, and tri-weekly newspapers. They find that in these 152 papers the Hammill advertising amounted to 9,577 column inches, which at a low estimated rate of thirty cents per column inch amounts to \$2,873.10. (See attached exhibit.)

Another investigator reports that he has examined 38 weekly, semi-weekly, and tri-weekly Iowa newspapers, of which 35 carried advertising intended to promote the candidacy of Governor Hammill. He also reports that he has examined 16 daily papers published in the state, all of which carried the governor's campaign advertising. Figuring on the basis of their published rates this investigator reports the expenditure in the dailies at \$3,406.50 and also states that there are 23 daily papers which he did not examine. From the ratio of advertising in the papers examined and taking into consideration the percentage of papers which carried the campaign ads, this investigator estimates the total cost of the newspaper advertising campaign advocating Governor Hammill's election at \$16,738.10, which he considers is a conservative figure.

In the governor's sworn statement of election expenses he sets forth but six payments for advertising which are listed as follows:

5-16-28	Mr. Morris advertising .....	\$ 15.00
5-31-28	Iowa Guardsman advertising .....	60.00
5-31-28	Merchants Publication advertising .....	60.00
6- 1-28	The Bystander advertising .....	20.00
6- 2-28	Beaverdale paper advertising .....	20.00
6- 4-28	Urbandale paper advertising .....	17.00

It has been brought to the attention of the members of the elections committee that there are three possibilities of checking much of the advertising carried in newspapers and magazines of the state to promote the governor's candidacy during the primary campaign of 1928. First, there are the files in the state historical building; second, the great bulk of this advertising was ordered by the governor, his campaign managers, or political friends through the Battenfield & Ball Advertising Agency,

whose headquarters are in the city of Des Moines; and, third, the greater number of these advertisements were printed off electrotyped plates sent out from the electrotyping department of the Iowa Homestead company, also located in the city of Des Moines.

If it is the earnest desire of this legislature to gain information as to the alleged violation of the election laws on the part of the candidates for state office during the 1928 primary campaign, it is suggested that the elections committee secure the testimony of officers and employees of the Battenfield & Ball Advertising Agency, of which John Ball is one of the principal officers; and that John Davis, foreman of the electrotyping department of the Iowa Homestead Company be subpoenaed before the elections committee to testify as to the some 400 electrotypes prepared in his department, and mailed out from the Homestead Company to various newspapers in the state.

Information has been furnished the elections committee alleging that at least 400 electrotypes were manufactured by the Homestead Company at a price of two and one-half cents per square inch. It is estimated that the total cost of the electrotypes used was \$800.00.

It is further reported that the secretary-treasurer of the Homestead Company was the party who received a check from the National Portland Cement Association in payment of the cost of manufacturing and distributing electrotypes made in the Homestead plant.

Perhaps the members of the House will recall that within 48 hours after the time the elections committee resolution was filed with the chief clerk of the House, that numerous of the state's leading politicians made their appearance here in the state house and in hotel lobbies here. The greatest concern of these visitors to Des Moines seemed to be that of heading off any sort of an investigation of the primary campaign.

Soon it was discerned by the members of the elections committee that some House members were rather reluctant to vote for an investigation of any kind until they had an opportunity to hear more specific charges and many members of the committee were repeatedly asked for a more complete statement of the information which had been laid before them. It was this state of affairs that lead to the filing of the substitute resolution, and this was done only after a meeting of the elections committee in which several hours were devoted to the discussion of the situation.

Since March 26th, the members of the House have had presented to them these specific charges and I have just now offered for your consideration, some of the available sources of information which will be extremely important if this Assembly desires the elections committee of the House to continue its activities and function as an investigating committee.

It is not the desire of any member of the House of Representatives or any member of the elections committee, and particularly myself, to persecute anyone or to set forth allegations here with the view of wronging any state official, political organization, or the cause of any issue now pending before the General Assembly or the voters of the state.

Instead, it is merely our purpose to carry out a legislative function and duty which the constitution and laws of the state impose upon us as legislative officers. The elections committee has discharged its duty in so far as it has brought the matter of alleged violations of the law in the matter of the primary campaign to the attention of this House of Representatives, and it now rests upon the members of this body to decide as to whether or not they deem further investigation necessary and just. In closing, I wish to say this much regarding the election laws of the state of Iowa—they have been enacted so as to provide a fair, democratic and inexpensive means by which candidates for public office could carry the issues which they espouse to the voters of the state. These laws have been placed upon our statute books to protect every citizen from the establishment of a machine system in Iowa politics and it is the very clear intent of these laws that every candidate for public office in the state can, with a small expenditure of money or other things of value, be assured of an equal opportunity in the presentation of a cause with that of his most energetic and well-financed rival. To permit flagrant violation of the purpose and intent of these laws is to destroy the law and make it inoperative.

Newberry of Michigan, Vare of Pennsylvania and Smith of Illinois who brought disgrace upon the elective systems in their states, typify the opposite of the legislative intent expressed in the laws of Iowa.

Wherever Newberryism becomes the rule, candidates for public office find themselves in such a position that they first must barter their independence and influence to those interests which are only too glad to see a public office placed on the auction block.

Public office is a public trust. The governor of this state, at the time this resolution was offered, declared he was "unconcerned". Later, after the charges were elaborated, he declared he welcomed an investigation. Responsibility for investigation of the primary campaign now rests with this House, and each member of it. The charges under consideration are of a serious nature. A vote against this resolution will allow these charges against the highest public officer of our state to stand unanswered. Honest men, whether political friends or foes of Governor Hammill, must favor it. The orderly course of government provides this method of considering such charges. Our democratic government is guaranteed, in a measure, by strict enforcement of our primary laws. These laws have been challenged, evaded, flouted and no court remains to vindicate them except this legislature. To the members of this House the people of Iowa now turn, demanding that in fairness and justice to our principles of government, this investigation shall be made.

#### EXECUTIVE SESSION

Pursuant to motion duly adopted the House resolved itself into an executive session for the purpose of considering the resolution of the elections committee and the substitute offered by Allen of Pocahontas, the Chief Clerk, the Sergeant-at-Arms and the As-



sistant Sergeant-at-Arms were, on motion, directed to be in attendance upon said executive session.

Baker of Jasper moved that the gentleman from Pocahontas and the chairman of committee on elections be each allowed one hour in the presentation of the resolutions under consideration, that the House rules apply to the balance of the debate and that no member shall yield his time to anyone else, provided further that Mr. Allen and Mr. Hanson be each allowed fifteen minutes in final reply.

Motion prevailed.

The resolution by the committee on elections and the substitute resolution by Allen of Pocahontas as printed in the journals of March 26th and 29th are, by this reference, incorporated in the records of the executive session.

At twelve o'clock at noon, on motion, the House recessed until 2:00 p. m.

At 2:00 p. m. the House reconvened in executive session.

Rutledge of Webster moved that no member should be interrupted by questioning while speaking.

Motion lost.

On request of Hansen of Scott, unanimous consent having been granted, the members of the conference committee on the part of the House on Senate File No. 10 were excused from the call, it being understood that they would return to the House chamber when the final vote on the resolution is had.

After discussion was had on the question before the House, Elliott of Scott offered the following resolution:

*Whereas*, the Committee on Elections of the House of Representatives has offered a resolution, which resolution is to be found in the House Journal of March 26, 1929, and which resolution in substance provides for an investigation by that Committee of the Primary Election expenses of the various candidates for office at the Primary Election held in June 1928, and,

*Whereas*, subsequent to the offering of said resolution, Honorable Byron G. Allen, Representative from Pocahontas County, has offered a resolution amendatory to the resolution so offered by the Elections Committee, which amendatory resolution is to be found spread at length in House Journal of March 29, 1929, and,

*Whereas*, the House of Representatives having now considered the evidence offered and having heard the statements with reference to such evidence, as made upon the floor of the House and now being fully advised, finds:

1. That the accusations contained in such resolutions relative to the Honorable John Hammill, Governor of Iowa, were matters of common knowledge prior to the Primary Election held in June, 1928. At that time such accusations were carried by the press throughout the State as having been made by various individuals, but such accusations were broadcast at least over one radio station and that notwithstanding said facts, the Honorable John Hammill was nominated for Governor by an overwhelming vote.

2. This session of the General Assembly met on January 14th and the facts contained in said resolutions and referred to before the House were well known to every member of this General Assembly and notwithstanding the fact that such accusations were known, no resolution for an investigation was offered until after there had been offered a resolution to adjourn in both the Senate and House and the actual dates with reference thereto being as follows:

(a). The resolution to adjourn was offered in the House on March 30, 1929.

(b). The resolution was offered in the Senate on March 28, 1929.

(c). The resolution of the elections committee was offered on April 10, 1929.

3. The House further finds from a consideration of the facts that there is no evidence which either directly or indirectly would sustain any accusation that the actual election expenditures under the laws of the State of Iowa by the Honorable John Hammill for the Primary Election in June, 1928, exceeded the amount thereof as shown by his return of primary election expenses now on file with the Secretary of State.

4. The House, therefore, considering the whole record and considering the findings of fact as herein set forth, should dismiss the resolution offered.

*Wherefore*, be it resolved that the resolutions offered herein by the Elections Committee and by the Honorable Byron G. Allen to which reference is made herein be and the same are dismissed.

Allen of Pocahontas raised the point of order that the resolution was not in order for the reason that the pending resolution and substitute did nothing more than to confer authority upon the elections committee to conduct an investigation.

Speaker Johnson ruled the point not well taken.

On request of Elliott of Scott, unanimous consent having been granted, action on the resolution offered by him was deferred, and Mr. Elliott moved that Mr. Allen, the author of the substitute resolution, be requested to produce, before the House, evidence and affidavits in support of the charges made by him.

Torgeson of Worth moved, as a substitute for the motion by Mr. Elliott, that action on the resolutions pertaining to the investigation of the campaign expenditures of state officers be deferred to allow the gentleman from Pocahontas to present, not later than ten o'clock a. m. Friday, April 12, 1929, to the House of Representatives such affidavits as he may deem necessary to substantiate the charges against the Governor of Iowa as set out in his resolution.

Bair of Buena Vista moved that the resolution by the committee on elections, the substitute resolution offered by Allen of Pocahontas, the resolution offered by Elliott of Scott, the motion made by Elliott of Scott and the motion by Torgeson of Worth be laid on the table.

On the question "Shall the resolutions and motions be tabled?" a roll call was demanded.

The ayes were, 86.

Albert	Forsling	Johnson of	Ratliff
Bair	Gilmore	Dickinson	Read
Baker	Greene	King	Reimers
Ballew	Griswold	Kline	Reno
Barnes	Hagglund	Knudson	Rice
Bixler	Hall	Lamb	Rutledge
Buchmiller	Hansen	Lichty	Ryder
Byers of Fayette	Hatter	Lomas	Rylander
Byers of Linn	Hayes	Lovrien	Sass
Campbell	Heald	McCaulley	Shannon
Clark	Helgason	McCreery	Simmer
Cole	Hill	McIntosh	Swanson
Crozier	Hollingsworth	McMillan	Torgeson
Dayton	Hollis	Mathews	Truax
Dean	Holmgren	Mounce	Van Buren
Ditto	Hopkins	Nelson of	Van Wert
Eckles	Hubbard	Hancock	Vaughn
Elliott of Polk	Hunt	Nelson of Story	Venard
Elliott of Scott	Hush	O'Brien	Vosseller
Ellsworth	Irwin	Orr	Whiting
Files	Istad	Pattison	Wilson
Finnern	Jaycox	Paulson	Mr. Speaker

The nays were, 20.

Aiken	Figgins	McIlrath	Smith
Allen	Fleming	Miller	Taylor
Berry	Hanson	O'Donnell	Wamstad
Burton	Jensen	Pendray	Wearin
Bush	Johnson of	Rawlings	
Cox	Keokuk		

Absent or not voting, 2.

Randall	Shields
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Motion prevailed and the resolutions and motions were laid on the table.

Johnson of Keokuk moved that the entire record of the executive session be printed in the journal.

On the question "Shall the record of the executive session be printed in the journal?" a roll call was demanded.

The ayes were, 106.

Aiken	Finnern	Johnson of	Rawlings
Albert	Fleming	Keokuk	Read
Allen	Forsling	King	Reimers
Bair	Gilmore	Kline	Reno
Baker	Greene	Knudson	Rice
Ballew	Griswold	Lamb	Rutledge
Barnes	Hagglund	Lichty	Ryder
Berry	Hall	Lomas	Rylander
Bixler	Hansen	Lovrien	Sass
Buchmiller	Hanson	McCaulley	Shannon
Burton	Hatter	McCreery	Simmer
Bush	Hayes	McIlrath	Smith
Byers of Fayette	Heald	McIntosh	Swanston
Byers of Linn	Helgason	McMillan	Taylor
Campbell	Hill	Mathews	Torgeson
Clark	Hollingsworth	Miller	Truax
Cole	Hollis	Mounce	Van Buren
Cox	Holmgren	Nelson of	Van Wert
Crozier	Hopkins	Hancock	Vaughn
Dayton	Hubbard	Nelson of Story	Venard
Dean	Hunt	O'Brien	Vosseller
Ditto	Hush	O'Donnell	Wamstad
Eckles	Irwin	Orr	Wearin
Elliott of Polk	Istad	Pattison	Whiting
Elliott of Scott	Jaycox	Paulson	Wilson
Ellsworth	Jensen	Pendray	Mr. Speaker
Figgins	Johnson of	Ratliff	
Files	Dickinson		

The nays were, none.

Absent or not voting, 2.

Randall                      Shields

Motion prevailed.

Knudson of Hamilton moved that the executive session be now dissolved. Motion prevailed.

House reconvened, Speaker Johnson in the chair.

#### REPORT OF COMMITTEE

Hansen of Scott, chairman of the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations to whom was referred Senate File No. 500, a bill for an act to make an appropriation for the expenses of the members of the General Assembly, including the lieutenant governor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Hansen of Scott asked and obtained unanimous consent for the suspension of the rules so as to permit of the immediate consideration of the bill.

Senate File No. 500, a bill for an act to make an appropriation for the expense of the members of the General Assembly, including the Lieutenant Governor, was taken up for consideration.

Hansen of Scott moved that the bill be read a third time and placed upon its passage, which motion prevailed, and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 77.

Albert	Dayton	Hanson	Johnson of
Bair	Dean	Hatter	Dickinson
Baker	Ditto	Hayes	Johnson of
Ballew	Eckles	Heald	Keokuk
Barnes	Elliott of Scott	Hollingsworth	King
Berry	Figgins	Hollis	Kline
Bixler	Files	Holmgren	Lamb
Burton	Fleming	Hunt	Lomas
Byers of Fayette	Gilmore	Hush	Lovrien
Byers of Linn	Greene	Irwin	McCreery
Clark	Hagglund	Istad	McIntosh
Cox	Hall	Jaycox	McMillan
Crozier	Hansen	Jensen	Mathews

Mounce	Paulson	Ryder	Vaughn
Nelson of Hancock	Rawlings	Rylander	Venard
Nelson of Story	Read	Sass	Vosseller
O'Donnell	Reimers	Shannon	Wamstad
Orr	Reno	Simmer	Wearin
Pattison	Rice	Swanson	Whiting
	Rutledge	Van Buren	Mr. Speaker

The nays were, 19.

Buchmiller	Helgason	McIlrath	Taylor
Bush	Hill	Miller	Torgeson
Campbell	Hopkins	Pendray	Van Wert
Ellsworth	Lichty	Ratliff	Wilson
Finnern	McCaulley	Smith	

Absent or not voting, 12.

Aiken	Elliott of Polk	Hubbard	Randall
Allen	Forsling	Knudson	Shields
Cole	Griswold	O'Brien	Truax

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Hansen of Scott moved that the vote by which Senate File No. 500 passed the House be reconsidered and the motion to reconsider laid on the table. Motion prevailed.

#### AMENDMENT FILED

Rutledge of Webster and Lovrien of Humboldt filed the following substitute for House File No. 388:

Substitute for House File No. 388, and all pending amendments, the following, to-wit:

Strike all after the enacting clause and insert in lieu thereof the following:

"Section 1. Section four thousand six hundred twenty-five (4625) of the Code, 1927, is hereby amended to read as follows:

'Each member of the State Highway Commission shall receive a salary of Four Thousand dollars (\$4000.00) per annum.

Each member shall receive his actual necessary expenses incurred in the performance of his duties.'"

#### EXPLANATION OF VOTE

As provided in Section 10 of Article 3 of the Constitution of the State of Iowa, I hereby protest and dissent against Senate File No. 164, as amended and passed by this House.

First, for the reason that it does not protect either the public or Iowa real estate dealers from unscrupulous dealers from other states; in that it imposes no additional license or fee on outside or foreign dealers who may come into this state and perpetuate frauds and withdraw beyond the jurisdiction of our courts and so escape punishment.

Second, That the bill does not limit certain corporations to dealing in their own real estate, but under this bill as written, they and their agents and employees could under certain conditions eliminate competition as they are exempt from the provisions and penalties imposed by this act.

Third, The Bill as drawn and amended does not define or make clear who are included or excluded by its terms and provisions.

Fourth, For the further reasons that during the inflation, certain banks in Allamakee County whose officials, agents, and employees dealt in real estate generally, became insolvent, and to them is due in a large measure, our present financial difficulties. On the other hand, there are and were nine or ten banks in Allamakee County which were and are conducted by men of integrity, honor, and ability, that did not gamble in real estate, and they are entirely sound and solvent and always have been so since they were founded.

J. E. O'BRIEN.

On motion of Ratliff of Henry the House adjourned until 8:45 a. m. Thursday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, APRIL 11, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. James E. Coons, President of Iowa Wesleyan College, Mount Pleasant, Iowa.

Journal of April 10th corrected and approved.

## LEAVE OF ABSENCE

Leave of absence was granted as follows: Shields of Clarke for the remainder of the session, on request of Berry of Monroe.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files Nos. 199, 213, 216, 217, 332, 404, 413, 185, 215, 403, 425, 426, 460, 124, 230, 534, and House Joint Resolution No. 6. Senate Files Nos. 153, 168, 281 and 463.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House Files Nos. 199, 213, 216, 217, 332, 404, 413, 185, 215, 403, 425, 426, 460, 124, 230, 534 and House Joint Resolution No. 6.

Senate Files Nos. 153, 168, 281 and 463.



## BILLS SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 11th day of April, 1929, sent to the governor for his approval: House Files Nos. 199, 213, 216, 217, 332, 404, 413, 185, 215, 403, 425, 426, 460, 124, 230, 534, and House Joint Resolution No. 6.

S. R. TORGESON, *Chairman.*

Report adopted.

Albert of Grundy offered the following motion:

I move that from now until the end of the session the rules be suspended, and that each member desiring to speak shall be limited to five minutes, and no member shall yield his time; however, the member in charge of any measure shall be allowed an additional five minutes in closing the debate.

Forsling of Woodbury moved the previous question.

Motion prevailed.

On the question, "Shall the previous question be now put?" a roll call was demanded.

The ayes were, 59.

Albert	Forsling	King	Read
Bair	Gilmore	Kline	Rice
Baker	Griswold	Knudson	Ryder
Buchmiller	Hall	Lamb	Sass
Burton	Hatter	Lovrien	Shannon
Byers of Linn	Heald	McCreery	Smith
Campbell	Hollingsworth	McIntosh	Torgeson
Cole	Hollis	Mathews	Van Buren
Cox	Holmgren	Nelson of	Vaughn
Crozier	Hopkins	Hancock	Venard
Dayton	Hush	Nelson of Story	Vosseller
Elliott of Scott	Irwin	Pattison	Wamstad
Ellsworth	Istad	Paulson	Whiting
Figgins	Jaycox	Ratliff	Wilson
Fleming	Jensen	Rawlings	Mr. Speaker

The nays were, 12.

Berry	Finnern	Johnson of	McIlrath
Bush	Hagglund	Dickinson	Miller
Clark	Helgason	Johnson of	Pendray
		Keokuk	Taylor

Absent or not voting, 37.

Aiken	Elliott of Polk	Lichty	Reimers
Allen	Files	Lomas	Reno
Ballew	Greene	McCaulley	Rutledge
Barnes	Hansen	McMillan	Rylander
Bixler	Hanson	Mounce	Shields
Byers of Fayette	Hayes	O'Brien	Simmer
Dean	Hill	O'Donnell	Swanson
Ditto	Hubbard	Orr	Truax
Eckles	Hunt	Randall	Van Wert
			Wearin

Motion prevailed.

### REPORTS OF COMMITTEES

Hansen of Scott, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 477, a bill for an act to amend section three hundred forty (340), Code, 1927, relating to the audit of the accounts of the public departments of the state, to make an appropriation for such audit, and to repeal section forty-seven hundred fifty-five-b thirty-seven (4755-b37), Code, 1927, and section six (6), chapter eleven (11), Acts, Special Session of the Forty-second (42nd) General Assembly, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 436, a bill for an act to make an appropriation for the prevention of the European corn borer, including incidental and miscellaneous expenses connected therewith, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 356, a bill for an act to reimburse the Monroe County Agricultural Society for fees erroneously paid for recording articles of incorporation, May 19, 1927, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 318, a bill for an act providing for a survey of the industries and natural resources of Iowa and making an appropriation therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking in line three (3), section 3, the words and figures "Twenty Thousand Dollars (\$20,000.00)" and inserting in lieu thereof the words and figures "Ten Thousand Dollars (\$10,000.00)".

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to which was referred Senate File No. 465, a bill for an act to repeal sections thirty-three hundred eighty-eight (3388), thirty-four hundred three (3403), thirty-four hundred eighty-six (3486), thirty-six hundred eighty-seven (3687), and thirty-seven hundred seven (3707), to amend sections thirty-three hundred seventy-three (3373), thirty-four hundred sixty-six (3466), thirty-seven hundred twenty-four (3724), and thirty-seven hundred forty-one (3741), all of the Code, 1927, and to fix the annual salaries of the superintendents, wardens and commandant of the various institutions under the control of the board of control of state institutions, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JOHN T. HANSEN, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 190, a bill for an act to make an appropriation for the Iowa Academy of Science to be used by it to defray in part the expenses of the eighty-sixth (86th) annual meeting of the American Association for the Advancement of Science to be held in Des Moines, December 27, 1929, to January 2, 1930, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JOHN T. HANSEN, *Chairman.*

Passed on file.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 367, a bill for an act authorizing and directing the Curator of the Historical, Memorial and Art Department of Iowa to

acquire and preserve materials illustrative of early Iowa, processes and events, now the property of the widow of George Shull and making an appropriation therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JOHN T. HANSEN, *Chairman.*

Passed on file.

Also :

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 100, a bill for an act to make appropriation to reimburse the Liberty Club of Sioux City, Iowa, for equipment destroyed by officers of Company D, 4th Iowa Infantry, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JOHN T. HANSEN, *Chairman.*

Passed on file.

#### VOTE ON HOUSE FILE NO. 527 RECONSIDERED

Greene of Pottawattamie moved to reconsider the vote by which House File No. 527 failed to pass the House.

On the question, "Shall the House reconsider?" a roll call was demanded.

The ayes were, 55.

Aiken	Finnern	Kline	Reno
Bair	Fleming	Knudson	Rutledge
Ballew	Forsling	Lovrien	Ryder
Berry	Gilmore	McCaulley	Sass
Bixler	Greene	McCreery	Taylor
Bush	Griswold	McIlrath	Truax
Byers of Linn	Hagglund	McIntosh	Van Buren
Cole	Hatter	O'Brien	Vaughn
Cox	Hollingsworth	O'Donnell	Venard
Dayton	Holmgren	Paulson	Vosseller
Dean	Irwin	Pendray	Wamstad
Elliott of Polk	Johnson of	Rawlings	Wearin
Ellsworth	Keokuk	Read	Whiting
Files	King	Reimers	Wilson

The nays were, 35.

Albert	Figgins	Istad	Nelson of
Baker	Hall	Jaycox	Hancock
Barnes	Hansen	Jensen	Nelson of Story
Buchmiller	Hanson	Lamb	Pattison
Burton	Heald	Lichty	Rice
Campbell	Helgason	McMillan	Shannon
Clark	Hollis	Mathews	Smith
Crozier	Hopkins	Miller	Torgeson
Elliott of Scott	Hush	Mounce	Mr. Speaker

Absent or not voting, 18.

Allen	Hill	Lomas	Shields
Byers of Fayette	Hubbard	Orr	Simmer
Ditto	Hunt	Randall	Swanson
Eckles	Johnson of	Ratliff	Van Wert
Hayes	Dickinson	Rylander	

Motion prevailed and the House reconsidered.

### CONSIDERATION OF SENATE AMENDMENTS

On request of Cole of Harrison, House File No. 243, a bill for an act to repeal sections thirty-three hundred sixty-one (3361) to thirty-three hundred sixty-five (3365), inclusive, Code, 1927, relating to the sterilization of certain persons, to create a state board of eugenics, to define the powers and duties of said board, to fix the procedure in the sexual sterilization of persons, to provide for the expense attending such procedure and to make an appropriation therefor, with Senate amendment, was taken up and the amendment read and considered.

### SENATE AMENDMENT TO HOUSE FILE NO. 243

Amend by striking from lines ten (10) and eleven (11) of section two (2) the words "or in his or her opinion are likely to become".

Further amend section two (2) thereof by striking from line eleven (11) the word "of" and substituting the word "to".

Mr. Cole moved that the House concur in the Senate amendment.

On the question "Shall the House concur?"

The ayes were, 73.

Albert	Dean	Hatter	Kline
Bair	Elliott of Polk	Heald	Knudson
Barnes	Elliott of Scott	Helgason	Lamb
Berry	Ellsworth	Hollingsworth	Lichty
Bixler	Figgins	Hollis	Lovrien
Buchmiller	Files	Hopkins	McCaulley
Burton	Fleming	Hush	McCreery
Bush	Gilmore	Irwin	McIntosh
Campbell	Greene	Istad	McMillan
Clark	Griswold	Jaycox	Mathews
Cole	Hagglund	Jensen	Miller
Cox	Hall	Johnson of	Mounce
Crozier	Hansen	Keokuk	O'Brien
Dayton	Hanson	King	Pattison

Paulson	Rice	Taylor	Wamstad
Pendray	Ryder	Torgeson	Wearin
Rawlings	Sass	Van Buren	Wilson
Read	Shannon	Venard	Mr. Speaker
Reno	Smith		

The nays were, none.

Absent or not voting, 35.

Aiken	Hayes	Nelson of	Rylander
Allen	Hill	Hancock	Shields
Baker	Holmgren	Nelson of Story	Simmer
Ballew	Hubbard	O'Donnell	Swanson
Byers of Fayette	Hunt	Orr	Truax
Byers of Linn	Johnson of	Randall	Van Wert
Ditto	Dickinson	Ratliff	Vaughn
Eckles	Lomas	Reimers	Vosseller
Finnern	McIlrath	Rutledge	Whiting
Forsling			

House concurred in the Senate amendment to House File No. 243.

#### SENATE MESSAGES CONSIDERED

Senate File No. 485, a bill for an act to repeal the law as it appears in sections four hundred three (403), four hundred four (404), and four hundred five (405), of the Code of Iowa, 1927, relating to unallowable claims and to enact a substitute therefor.

Read first and second times and referred to sifting committee.

Senate File No. 78, a bill for an act to amend section four thousand three hundred forty-five (4345) of the Code, 1927, relating to the establishing of a pension and annuity retirement system for public school teachers in certain school districts.

Read first and second times and referred to sifting committee.

Senate File No. 469, a bill for an act to make an appropriation to George Burger.

Read first and second times and referred to committee on appropriations.

Senate File No. 443, a bill for an act to make an appropriation to James A. Devitt for legal services rendered in the case of City of Washington vs. Leach, Superintendent of Banking.

Read first and second times and referred to committee on appropriations.

Senate File No. 499, a bill for an act providing for the payment of actual expenses of judges of the district court for a certain period.

Read first and second times and referred to sifting committee.

Senate File No. 494, a bill for an act making an appropriation for the payment of typewriter rental, fees of legislative chaplains and other expenses of the General Assembly.

Read first and second times and referred to committee on appropriations.

Senate File No. 497, a bill for an act to make an appropriation to Charles M. Dutcher and W. E. Mitchell.

Read first and second times and referred to committee on appropriations.

Senate File No. 492, a bill for an act to make an appropriation to the Jaeger Manufacturing Company.

Read first and second times and referred to committee on appropriations.

Senate File No. 501, a bill for an act to repeal House File Eighty-six (86), Acts of the Forty-third General Assembly, and enact a substitute therefor, relating to life insurance and medical examinations therefor.

Read first and second times and referred to sifting committee.

Senate File No. 273, a bill for an act to repeal section five hundred sixteen (516) of the Code, 1927, relating to the election of railroad commissioners, and to enact a substitute therefor.

Read first and second times and referred to sifting committee.

Senate File No. 38, a bill for an act fixing and determining the liability of an inn keeper or the owner or keeper of a hotel, rooming house, or eating house, for loss of or injury to the conveyance of a guest and the personal property of such guest contained in such conveyance.

Read first and second times and referred to sifting committee.

## SIFTING COMMITTEE EXCUSED

On request of Greene of Pottawattamie the sifting committee was excused.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the report of the conference committee, and the amendments proposed therein, on Senate File 291, relating to extension of water mains.

WALTER H. BEAM, *Secretary.*

REPORT OF CONFERENCE COMMITTEE ON SENATE  
FILE 291

MR. SPEAKER: Your Conference Committee appointed to consider the differences between the Senate and House on Senate File 291 beg leave to recommend as follows:

1. That the House recede from its amendment striking section four (4) of the bill.
2. That section two (2) of the bill be amended by striking the word "section" in line thirty (30) and by inserting in lieu thereof the word "chapter".
3. That there be inserted at the end of section three (3) of the bill the following:

"The council of any city having a population in excess of seventy-five thousand (75,000) shall adopt such ordinance before extending mains and assessing costs thereof as provided in this chapter."

W. S. BAIRD,  
GEO. W. WILSON,  
CHAS. T. ROGERS,  
A. H. BERGMAN,  
*On the Part of the Senate.*  
L. B. FORSLING,  
H. C. PATTISON,  
WALTER B. RENO,  
H. M. GREENE,  
*On the Part of the House.*

On the question "Shall the House adopt the conference committee report?"



The ayes were, 69.

Bair	Griswold	Kline	Read
Barnes	Hagglund	Knudson	Reno
Bixler	Hall	Lichty	Rice
Buchmiller	Hanson	Lovrien	Ryder
Burton	Hatter	McCaulley	Sass
Byers of Fayette	Helgason	McIntosh	Smith
Campbell	Hollingsworth	McMillan	Taylor
Clark	Hollis	Miller	Torgeson
Cole	Hopkins	Mounce	Truax
Cox	Hunt	Nelson of	Van Buren
Crozier	Irwin	Hancock	Van Wert
Dayton	Istad	Nelson of Story	Venard
Eckles	Jaycox	O'Brien	Vosseler
Ellsworth	Jensen	Pattison	Wamstad
Figgins	Johnson of	Paulson	Wearin
Files	Dickinson	Pendray	Whiting
Forsling	Johnson of	Ratliff	Wilson
Gilmore	Keokuk	Rawlings	Mr. Speaker

The nays were, none.

Absent or not voting, 39.

Aiken	Elliott of Polk	Hubbard	Randall
Albert	Elliott of Scott	Hush	Reimers
Allen	Finnern	King	Rutledge
Baker	Fleming	Lamb	Rylander
Ballew	Greene	Lomas	Shannon
Berry	Hansen	McCreery	Shields
Bush	Hayes	McIlrath	Simmer
Byers of Linn	Heald	Mathews	Swanson
Dean	Hill	O'Donnell	Vaughn
Ditto	Holmgren	Orr	

Report of conference committee on Senate File No. 291 adopted.

#### REPORT OF CONFERENCE COMMITTEE ON SENATE FILE NO. 200

MR. SPEAKER: We, the Conference Committee, appointed to consider the difference between the House and Senate on Senate File No. 200, beg leave to report that the committee was unable to agree and therefore asks to be discharged.

Respectfully submitted,

E. J. COLE  
O. J. REIMERS  
C. H. NELSON  
C. W. TAYLOR

#### CONSIDERATION OF BILLS

House Joint Resolution No. 8, a joint resolution providing for the appointment of an investigating committee whose duty it

shall be to investigate the advisability of establishing a state park upon the west bank of Spirit Lake located in Dickinson county, Iowa, and providing that said committee shall report its findings and recommendations thereon to the Forty-fourth General Assembly, and to provide an appropriation sufficient to pay the expense of said committee, with report of committee recommending amendment and passage was taken up for consideration.

Venard of Sioux asked and obtained unanimous consent to have Senate Joint Resolution No. 9 substituted for House Joint Resolution No. 8.

Kline of Davis offered the following amendment and moved its adoption:

Amend by inserting in line eight (8) of section one (1) after the word "representative" the following: "one of whom shall be from the minority party".

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 66.

Aiken	Files	Kline	Ratliff
Bair	Finnern	Lichty	Rawlings
Baker	Fleming	Lovrien	Read
Ballew	Forsling	McCaulley	Rice
Berry	Gilmore	McCreery	Rutledge
Bixler	Griswold	McIlrath	Ryder
Burton	Hagglund	McIntosh	Sass
Bush	Hanson	McMillan	Smith
Byers of Fayette	Hatter	Miller	Taylor
Campbell	Hollis	Mounce	Torgeson
Cole	Hopkins	Nelson of	Van Buren
Cox	Hunt	Hancock	Van Wert
Crozier	Jaycox	Nelson of Story	Vaughn
Dayton	Jensen	O'Brien	Wamstad
Ditto	Johnson of	Pattison	Wearin
Ellsworth	Keokuk	Paulson	Whiting
Figgins	King	Pendray	Wilson

The nays were, 6.

Barnes	Johnson of	Knudson	Truax
Hollingsworth	Dickinson	Shannon	

Absent or not voting, 36.

Albert	Eckles	Hayes	Hush
Allen	Elliott of Polk	Heald	Irwin
Buchmiller	Elliott of Scott	Helgason	Istad
Byers of Linn	Greene	Hill	Lamb
Clark	Hall	Holmgren	Lomas
Dean	Hansen	Hubbard	Mathews

O'Donnell	Reimers	Shields	Venard
Orr	Reno	Simmer	Vosseller
Randall	Rylander	Swanson	Mr. Speaker

Amendment adopted.

Berry of Monroe moved the previous question.

Motion prevailed.

Venard of Sioux moved that the joint resolution be read a third time now and placed upon its passage, which motion prevailed and the joint resolution was read a third time.

On the question, "Shall the joint resolution pass?"

The ayes were, 60.

Albert	Helgason	Lomas	Rylander
Bair	Hill	McCreery	Sass
Bixler	Hollingsworth	McIlrath	Shannon
Burton	Hollis	Nelson of	Smith
Byers of Fayette	Holmgren	Hancock	Swanson
Byers of Linn	Hopkins	Nelson of Story	Taylor
Campbell	Irwin	O'Brien	Torgeson
Cole	Istad	Paulson	Truax
Dayton	Jaycox	Pendray	Van Buren
Ditto	Jensen	Rawlings	Van Wert
Eckles	Johnson of	Read	Venard
Elliott of Polk	Dickinson	Reno	Wamstad
Files	King	Rice	Wearin
Fleming	Kline	Rutledge	Whiting
Griswold	Knudson	Ryder	Mr. Speaker
Hanson	Lichty		

The nays were, 25.

Ballew	Crozier	Hunt	Pattison
Barnes	Figgins	Johnson of	Ratliff
Berry	Finnern	Keokuk	Simmer
Buchmiller	Forsling	McMillan	Vaughn
Bush	Gilmore	Miller	Vosseller
Clark	Hagglund	Mounce	Wilson
Cox	Hatter		

Absent or not voting, 23.

Aiken	Greene	Hush	O'Donnell
Allen	Hall	Lamb	Orr
Baker	Hansen	Lovrien	Randall
Dean	Hayes	McCaulley	Reimers
Elliott of Linn	Heald	McIntosh	Shields
Ellsworth	Hubbard	Mathews	

So the joint resolution having received a constitutional majority was declared to have passed the House and the title was agreed to.

Burton of Wayne moved to reconsider the vote by which Senate Joint Resolution No. 9 passed the House and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 380, a bill for an act to amend the law as it appears in section sixty-five hundred fifty-six (6556) of the Code, 1927, so as to permit a referendum to the voters in cities under the commission form of government of ordinances fixing the compensation of city employees, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Forsling of Woodbury the amendment proposed by the committee, found in the journal of March 19th, was adopted.

Mr. Forsling moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 68.

Aiken	Fleming	Johnson of	Rawlings
Albert	Forsling	Dickinson	Read
Baker	Greene	Johnson of	Reno
Ballew	Griswold	Keokuk	Rutledge
Barnes	Hagglund	King	Ryder
Berry	Hanson	Kline	Rylander
Bixler	Hatter	Knudson	Sass
Buchmiller	Helgason	Lichty	Shannon
Bush	Hill	Lomas	Smith
Byers of Fayette	Hollingsworth	McIntosh	Swanson
Campbell	Hollis	Mounce	Taylor
Clark	Hopkins	Nelson of Story	Torgeson
Cole	Hunt	O'Brien	Truax
Cox	Irwin	Pattison	Van Wert
Crozier	Istad	Paulson	Wamstad
Eckles	Jaycox	Pendray	Wearin
Elliott of Polk	Jensen	Ratliff	Whiting
Finnern			Mr. Speaker

The nays were, 1.

Rice

Absent or not voting, 39.

Allen	Files	Lovrien	Orr
Bair	Gilmore	McCaulley	Randall
Burton	Hall	McCreery	Reimers
Byers of Linn	Hansen	McIlrath	Shields
Dayton	Hayes	McMillan	Simmer
Dean	Heald	Mathews	Van Buren
Ditto	Holmgren	Miller	Vaughn
Elliott of Scott	Hubbard	Nelson of	Venard
Ellsworth	Hush	Hancock	Vosseller
Figgins	Lamb	O'Donnell	Wilson

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Forsling of Woodbury moved that the vote by which House File No. 380 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 356, a bill for an act to reimburse the Monroe County Agricultural Society for fees erroneously paid for recording articles of incorporation, May 19, 1927, was taken up for consideration.

Berry of Monroe moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 70.

Aiken	Fleming	Johnson of	Reno
Albert	Forsling	Keokuk	Rice
Bair	Gilmore	Kline	Ryder
Baker	Griswold	Knudson	Rylander
Ballew	Hagglund	Lichty	Sass
Barnes	Hanson	Lomas	Shannon
Berry	Helgason	McIntosh	Smith
Bixler	Hill	Mounce	Swanson
Buchmiller	Hollingsworth	Nelson of	Taylor
Burton	Hollis	Hancock	Torgeson
Bush	Holmgren	Nelson of Story	Truax
Byers of Fayette	Hopkins	O'Brien	Van Wert
Campbell	Hunt	Paulson	Vosseller
Clark	Irwin	Pendray	Wamstad
Cole	Istad	Ratliff	Wearin
Cox	Jaycox	Rawlings	Whiting
Eckles	Jensen	Read	Mr. Speaker
Figgins	Johnson of	Reimers	
Finnern	Dickinson		

The nays were, none.

Absent or not voting, 38.

Allen	Greene	Lovrien	Pattison
Byers of Linn	Hall	McCaulley	Randall
Crozier	Hansen	McCreery	Rutledge
Dayton	Hatter	McIlrath	Shields
Dean	Hayes	McMillan	Simmer
Ditto	Head	Mathews	Van Buren
Elliott of Polk	Hubbard	Miller	Vaughn
Elliott of Scott	Hush	O'Donnell	Venard
Ellsworth	King	Orr	Wilson
Files	Lamb		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Berry of Monroe moved that the vote by which House File No. 356 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### CALL OF THE HOUSE

The following call of the House was filed:

MR. SPEAKER: We, the undersigned, request a call of the House for ten o'clock today.

C. W. FILES  
R. W. COX  
FRANK J. SWANSON  
J. E. O'BRIEN  
J. R. IRWIN  
HOWARD A. MATHEWS

The roll was called to ascertain the absentees.

The roll call disclosed all members were present except Randall, and Shields, who on motion were excused from the call of the House.

#### CONSIDERATION OF BILLS

House File No. 388, a bill for an act to amend section forty-six-hundred twenty-five (4625) of the Code, 1927, referring to the salary of the members of the highway commission, with report of committee recommending amendment and passage was taken up for consideration.

Rutledge of Webster asked and obtained unanimous consent to withdraw the amendment filed by him and found in the Journal of April 9th.

Rutledge of Webster moved that the amendment filed by him and found in the Journal of April 10th be substituted for all pending amendments.

Rutledge of Webster moved to amend the amendment filed by him by adding after the word "annum" the following: "for full time service."

Amendment to the amendment adopted.

Griswold of Madison offered the following amendment to the amendment.

Amend by adding after the word "service" the following "none of which shall be spent in lobbying."

On the question "Shall the amendment to the amendment be adopted?" a roll call was demanded.

The ayes were, 16.

Allen	Bush	Hopkins	O'Brien
Barnes	Figgins	Hubbard	Pendray
Berry	Griswold	Jensen	Rice
Buchmiller	Holmgren	McIlrath	Taylor

The nays were, 70.

Albert	Finnern	Johnson of	Paulson
Bair	Fleming	Keokuk	Ratliff
Baker	Forsling	King	Rawlings
Ballew	Gilmore	Knudson	Read
Bixler	Greene	Lichty	Reno
Burton	Hagglund	Lomas	Rutledge
Byers of Fayette	Hall	Lovrien	Rylander
Campbell	Hanson	McCaulley	Sass
Clark	Hatter	McCreery	Shannon
Cole	Helgason	McIntosh	Simmer
Crozier	Hollingsworth	McMillan	Swanson
Dayton	Hollis	Miller	Torgeson
Ditto	Hunt	Mounce	Truax
Eckles	Irwin	Nelson of	Van Buren
Elliott of Polk	Istad	Hancock	Van Wert
Elliott of Scott	Jaycox	Nelson of Story	Wamstad
Ellsworth	Johnson of	Orr	Wearin
Files	Dickinson	Pattison	Whiting
			Mr. Speaker

Absent or not voting, 22.

Aiken	Heald	O'Donnell	Smith
Byers of Linn	Hill	Randall	Vaughn
Cox	Hush	Reimers	Venard
Dean	Kline	Ryder	Vosseller
Hansen	Lamb	Shields	Wilson
Hayes	Mathews		

Amendment to the amendment lost.

Cox of Taylor offered the following amendment to the amendment filed April 10th.

Amend by striking the words and figures "four thousand dollars (\$4,000)" and inserting in lieu thereof the words and figures "three thousand dollars (\$3,000)".

Amendment to the amendment lost.

Amendment as amended substituted for committee amendment.

Substitute amendment adopted.

Rutledge of Webster offered the following amendment and moved its adoption:

Amend by adding section two (2) as the publication clause.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 60.

Allen	Forsling	Lichty	Ryder
Bair	Greene	Lomas	Rylander
Ballew	Hagglund	Lovrien	Sass
Barnes	Hall	McCaulley	Shannon
Buchmiller	Hatter	McCreery	Simmer
Burton	Hollingsworth	McIlrath	Swanson
Byers of Fayette	Hollis	McIntosh	Truax
Clark	Hopkins	McMillan	Van Buren
Cole	Hubbard	Nelson of Story	Van Wert
Crozier	Hunt	Orr	Venard
Dayton	Irwin	Paulson	Wearin
Ditto	Istad	Read	Whiting
Eckles	Jaycox	Reno	Wilson
Elliott of Polk	Jensen	Rice	Mr. Speaker
Figgins	Johnson of	Rutledge	
Files	Keokuk		

The nays were, 30.

Albert	Ellsworth	King	Pendray
Baker	Finnern	Miller	Rawlings
Berry	Fleming	Mounce	Reimers
Bixler	Gilmore	Nelson of	Smith
Bush	Griswold	Hancock	Taylor
Campbell	Hanson	O'Brien	Torgeson
Cox	Holmgren	O'Donnell	Vosseller
Elliott of Scott	Johnson of	Pattison	
	Dickinson		

Absent or not voting, 18.

Aiken	Heald	Knudson	Ratliff
Byers of Linn	Helgason	Lamb	Shields
Dean	Hill	Mathews	Vaughn
Hansen	Hush	Randall	Wamstad
Hayes	Kline		

Amendment adopted.

Rutledge of Webster moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 72.

Albert	Baker	Burton	Crozier
Allen	Ballew	Byers of Fayette	Dayton
Bair	Bixler	Cole	Ditto



Eckles	Irwin	McMillan	Sass
Elliott of Polk	Istad	Mathews	Shannon
Elliott of Scott	Jaycox	Nelson of	Simmer
Files	Jensen	Hancock	Smith
Fleming	Johnson of	Nelson of Story	Swanson
Forsling	Dickinson	O'Brien	Torgeson
Greene	Johnson of	Orr	Truax
Hagglund	Keokuk	Pattison	Van Buren
Hall	Kline	Paulson	Van Wert
Hanson	Knudson	Rawlings	Venard
Hatter	Lichty	Read	Wamstad
Hollingsworth	Lomas	Reno	Wearin
Hollis	Lovrien	Rice	Whiting
Holmgren	McCreery	Rutledge	Wilson
Hubbard	McIlrath	Ryder	Mr. Speaker
Hunt	McIntosh	Rylander	

The nays were, 20.

Barnes	Clark	Griswold	Miller
Berry	Cox	Hill	Mounce
Buchmiller	Ellsworth	Hopkins	Pendray
Bush	Figgins	King	Reimers
Campbell	Finnern	McCaulley	Taylor

Absent or not voting, 16.

Aiken	Hansen	Hush	Ratliff
Byers of Linn	Hayes	Lamb	Shields
Dean	Heald	O'Donnell	Vaughn
Gilmore	Helgason	Randall	Vosseller

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Rutledge of Webster moved to reconsider the vote by which House File No. 388 passed the House and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 280, a bill for an act to amend section fifty-three hundred eighty-four (5384), Code, 1927, relating to payment of benefits in aid of blind persons, was taken up for consideration.

Johnson of Dickinson in the chair.

Rylander of Marshall moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 82.

Aiken	Fleming	Kline	Reno
Allen	Griswold	Knudson	Rice
Bair	Hagglund	Lichty	Rutledge
Baker	Hanson	Lomas	Ryder
Ballew	Hatter	Lovrien	Rylander
Barnes	Hayes	McCreery	Sass
Bixler	Helgason	McIlrath	Shannon
Buchmiller	Hill	McIntosh	Smith
Burton	Hollingsworth	McMillan	Swanson
Bush	Hollis	Mounce	Taylor
Byers of Fayette	Holmgren	Nelson of	Truax
Campbell	Hopkins	Hancock	Van Buren
Clark	Hunt	Nelson of Story	Van Wert
Cole	Irwin	O'Brien	Venard
Cox	Istad	O'Donnell	Vosseller
Crozier	Jaycox	Pattison	Wamstad
Dayton	Jensen	Paulson	Wearin
Eckles	Johnson of	Pendray	Whiting
Elliott of Polk	Dickinson	Rawlings	Wilson
Figgins	Johnson of	Ratliff	Mr. Speaker
Files	Keokuk	Read	
Finnern	King		

The nays were, none.

Absent or not voting, 26.

Albert	Forsling	Hush	Randall
Berry	Gilmore	Lamb	Reimers
Byers of Linn	Greene	McCaulley	Shields
Dean	Hall	Mathews	Simmer
Ditto	Hansen	Miller	Torgeson
Elliott of Scott	Heald	Orr	Vaughn
Ellsworth	Hubbard		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 541, a bill for an act to make an appropriation to Minnie E. Johnson and Emma McNulty, was taken up for consideration.

Lovrien of Humboldt offered the following amendment and moved its adoption:

Amend House File No. 541 by striking from lines three (3) and four (4), the words and figures: "five thousand dollars (5000.00)" and inserting in lieu thereof the words and figures: "four thousand dollars (\$4000.00)".

Amendment adopted.

Bixler of Adams moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 83.

Albert	Figgins	Johnson of	Reno
Allen	Files	Keokuk	Rice
Bair	Finnern	King	Rutledge
Baker	Fleming	Kline	Ryder
Ballew	Gilmore	Knudson	Rylander
Barnes	Griswold	Lichty	Sass
Berry	Hagglund	Lomas	Shannon
Bixler	Hanson	Lovrien	Simmer
Buchmiller	Hatter	McCreery	Smith
Burton	Hayes	McIlrath	Swanson
Bush	Helgason	McIntosh	Taylor
Byers of Fayette	Hollingsworth	McMillan	Torgeson
Campbell	Hollis	Mounce	Truax
Clark	Holmgren	Nelson of	Van Buren
Cole	Hopkins	Hancock	Van Wert
Cox	Irwin	Nelson of Story	Venard
Crozier	Istad	O'Brien	Vosseller
Dayton	Jaycox	O'Donnell	Wamstad
Ditto	Jensen	Paulson	Wearin
Eckles	Johnson of	Pendray	Whiting
Elliott of Polk	Dickinson	Ratliff	Wilson
Elliott of Scott		Rawlings	

The nays were, 2.

Hunt                      Read

Absent or not voting, 23.

Aiken	Hall	Lamb	Randall
Byers of Linn	Hansen	McCaulley	Reimers
Dean	Heald	Mathews	Shields
Ellsworth	Hill	Miller	Vaughn
Forsling	Hubbard	Orr	Mr. Speaker
Greene	Hush	Pattison	

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Bixler of Adams moved that the vote by which House File No. 541 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Wamstad of Mitchell moved that Senate File No. 163 be withdrawn from the sifting committee.

Elliott of Scott moved the previous question.

Motion prevailed.

On the question "Shall Senate File No. 163 be withdrawn?" a roll call was demanded.

The ayes were, 70.

Albert	Hagglund	King	Rice
Allen	Hanson	Kline	Rutledge
Bair	Hatter	Knudson	Rylander
Baker	Helgason	Lamb	Shannon
Berry	Hill	Lichty	Simmer
Bixler	Hollingsworth	Lomas	Smith
Buchmiller	Hollis	Lovrien	Swanson
Bush	Hopkins	McIlrath	Torgeson
Campbell	Hubbard	Mounce	Truax
Clark	Hunt	Nelson of Story	Van Buren
Cox	Hush	O'Brien	Van Wert
Crozier	Istad	Pattison	Venard
Dayton	Jaycox	Paulson	Vosseller
Eckles	Jensen	Pendray	Wamstad
Elliott of Polk	Johnson of	Ratliff	Wearin
Files	Dickinson	Rawlings	Whiting
Fleming	Johnson of	Read	Wilson
Griswold	Keokuk	Reimers	Mr. Speaker

The nays were, 36.

Aiken	Ellsworth	Heald	Nelson of
Ballew	Figgins	Holmgren	Hancock
Barnes	Finnern	Irwin	O'Donnell
Burton	Forsling	McCaulley	Orr
Byers of Fayette	Gilmore	McCreery	Reno
Byers of Linn	Greene	McIntosh	Ryder
Cole	Hall	McMillan	Sass
Dean	Hansen	Mathews	Taylor
Ditto	Hayes	Miller	Vaughn
Elliott of Scott			

Absent or not voting, 2.

Randall	Shields
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The motion having failed to receive a two-thirds vote was declared lost.

Senate File No. 480, a bill for an act to amend section four thousand seven hundred fifty-three-a seventeen (4753-a17) of the Code, 1927, relating to the limitation on indebtedness for county primary road bonds, was taken up for consideration.

McIlrath of Poweshiek raised the point of order that it will require a two-thirds vote to suspend the rules to consider Senate File No. 480, at any time during the present session, inasmuch as it contains the same subject matter as House File No. 464, which bill failed to pass the House on March 26, 1929, by a vote of 51 to 48, was reconsidered on the same day, and again failed to

pass the House by a vote by 50 to 54. Having reconsidered a bill once, and that bill having failed twice it cannot be considered a third time. I cite the ruling of the President of the Senate on the gas tax amendment to Senate File No. 169, as being directly applicable to the present situation.

Acting Speaker Johnson of Dickinson held the point of order not well taken.

Simmer of Wapello offered the following amendment and moved its adoption:

Amend Senate File No. 480 by striking out the words "County Primary Road Bonds" in the title and substituting in lieu thereof the following:

"the financing of primary and secondary roads."

Also further amend Section 1 thereof by striking all of said section and substituting in lieu thereof the following:

Section 1. That section four thousand seven hundred fifty-three-a-seventeen (4753-a17) of the Code, 1927, be and it is hereby amended by adding after the word "indebtedness" in line nine (9) of said section the following: "except in the case of primary road construction and in which case not to exceed four and one-half per cent (4½%)."

Amendment adopted.

Elliott of Scott moved the previous question.

Motion prevailed.

Johnson of Keokuk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 64.

Albert	Hall	Knudson	Rice
Ballew	Hansen	Lamb	Rutledge
Bixler	Hatter	Lichty	Ryder
Buchmiller	Hayes	Lomas	Sass
Byers of Linn	Heald	McCreery	Shannon
Cole	Helgason	McIntosh	Simmer
Cox	Hollingsworth	McMillan	Swanson
Crozier	Hollis	Mathews	Taylor
Dayton	Holmgren	Mounce	Truax
Eckles	Hopkins	O'Brien	Van Buren
Elliott of Polk	Hunt	Orr	Van Wert
Elliott of Scott	Hush	Pattison	Vaughn
Figgins	Irwin	Paulson	Vosseller
Forsling	Istad	Ratliff	Wamstad
Gilmore	Jaycox	Read	Whiting
Greene	Johnson of Keokuk	Reno	Mr. Speaker

The nays were, 39.

Aiken	Clark	Jensen	Nelson of Story
Allen	Dean	Johnson of	O'Donnell
Bair	Ellsworth	Dickinson	Pendray
Baker	Finnern	King	Rawlings
Barnes	Fleming	Kline	Reimers
Berry	Griswold	Lovrien	Rylander
Burton	Hagglund	McIlrath	Smith
Bush	Hanson	Miller	Torgeson
Byers of Fayette	Hill	Nelson of	Venard
Campbell	Hubbard	Hancock	Wearin
			Wilson

Absent or not voting, 5.

Ditto	McCaulley	Randall	Shields
Files			

So the bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Johnson of Keokuk moved that the vote by which Senate File No. 480 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Mr. Speaker offered the following concurrent resolution and moved its adoption:

#### HOUSE CONCURRENT RESOLUTION NO. 13

*Whereas*, The United States has established hospitals in various states for the purpose of caring for disabled veterans of the World War; and

*Whereas*, One of said hospitals was established and is being maintained at Knoxville, Iowa, for veterans of the World War, suffering from mental diseases; and

*Whereas*, Said hospital was established at Knoxville, Iowa, with accommodations for four hundred fifty (450) patients and on account of the large number of patients in the hospital, five hundred eighty-five patients are now being cared for in said hospital, which results in an over-crowded condition; and

*Whereas*, There are at least one hundred fifty more veterans of the World War in the State of Iowa suffering from mental diseases and should be cared for at the said hospital, but on account of the lack of facilities are being cared for in various state institutions until such time as accommodations can be afforded for them at said hospitals in Knoxville, Iowa; and

*Whereas*, There is an urgent necessity for the immediate enlargement of the hospital facilities at Knoxville, Iowa, in order that veterans of the World War may be properly cared for;

*Now Therefore Be It Resolved, by the House of Representatives of the General Assembly of Iowa, the Senate concurring, That we hereby recommend to the Congress of the United States at the coming Special Session, to take such action as may be necessary to procure the immediate enlargement of said hospital facilities at Knoxville, Iowa.*

*Be It Further Resolved, That on the passage of this resolution, the Chief Clerk of the House shall certify a copy thereof to each Representative and Senator from the State of Iowa, and to the Chairman of the Committee on Military Affairs.*

Unanimous consent having been granted for the immediate consideration of the concurrent resolution, Mr. Speaker moved its adoption.

Motion prevailed and the concurrent resolution was adopted.

Wearin of Mills moved that upon the reconvening of the House for the afternoon session and for the balance of the session no one be admitted to the House chamber except officers, employees and representatives of the press.

Motion prevailed.

On motion of Mr. Speaker the House adjourned until 1:30 p. m. today.

#### AFTERNOON SESSION

House reconvened, Speaker Johnson in the chair.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 474, a bill for an act relating to the acceptance of gifts for the state educational institutions.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 472, a bill for an act to make an appropriation to James L. Armstrong.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 482, a bill for an act relating to nominations by political parties in cities and towns.

Also, that the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution No. 10, proposing an amendment to Article Seven (VII) of the Constitution of the State of Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 209, a bill for an act relating to the compensation of assessors and deputies.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 433, a bill for an act relative to the filing of a certificate of issuance of stock.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 338, a bill for an act relating to the power of cities and towns to maintain a fire department and to levy a tax therefor.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 83, a bill for an act relating to renewals of charters for private corporations.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 234, a bill for an act relating to procedure in cases of compulsory education.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 410, a bill for an act relating to life preservers required to be carried by passenger boats.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 149, a bill for an act relating to the reciprocal exemption of intangible personal property from inheritance taxation.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 535, a bill for an act concerning the licensing of aircraft and airmen.



Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 382, a bill for an act relating to permanent registration of voters.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 465, a bill for an act relating to liability of depository.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 503, a bill for an act to direct the Superintendent of Public Instruction to make research study of certain features of the public school system.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 455, a bill for an act to give the fire marshal or his assistants the power of peace officers.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 276, a bill for an act relating to the importation of livestock into the state.

House File No. 226, a bill for an act relating to the pasteurization of skimmed milk and buttermilk.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 531, a bill for an act to amend section eighty-nine hundred forty (8940) of the Code, 1927, to permit insurance of buildings and other property against loss or damage caused by airplanes, seaplanes, dirigibles, or other aircraft.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 160, a bill for an act relating to the legalization of certain conveyances of real estate.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 339, a bill for an act to authorize the township trustees to purchase, own, and maintain fire apparatus or equipment jointly with any city or town in the state of Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 220, a bill for an act relating to notice of assessment for cutting noxious weeds, and to enact a substitute for the section repealed.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 74, a bill for an act relating to the ordering of street improvements or sewers in cities acting under special charter.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 327, a bill for an act to make an appropriation for the payment of the expenses incurred in the election contest of Ditto vs. Hattendorf.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 9, a bill for an act relating to the election of city solicitor and city engineer, and the appointment of police judge.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 540, a bill for an act to make an appropriation to Emmet County, Iowa, for special assessment, drainage, and graveling taxes on state owned lands.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 496, a bill for an act to make an appropriation to Julius Boeckh.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 261, a bill for an act relating to the duties of the adjutant general.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 495, a bill for an act to make appropriation to the 133rd Infantry, 168th Infantry and the 113th Cavalry of the Iowa National Guard to reimburse said organizations for monies invested in permanent buildings at Camp Dodge, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 490, a bill for an act to make an appropriation to the Iowa Industrial Commissioner for the purpose of paying for medical attention and hospitalization of Charles Lindwall, an employee of the Iowa State Highway Commission.

WALTER H. BEAM, *Secretary.*

#### SENATE AMENDMENTS TO HOUSE FILE NO. 9

Amend section one (1) by striking the period (.) at the end of line five (5) and substituting a comma (,) and adding the following:

“provided, however, that the auditor, solicitor and engineer may be elected if it is so provided by ordinance.”

Amend by adding the following sections:

“Sec. 4. The provisions of this act shall not apply to cities and towns organized under the provisions of chapter three hundred twenty-eight (328) of the Code, 1927.

“Sec. 5. The provisions of this act shall not apply to cities organized under chapter 326 of the Code.

“Sec. 6. The provisions of this act shall not apply to any city or town with a population of less than forty thousand.”

Amend the title by striking from line five (5) the words “city solicitor and city engineer,” and inserting in lieu thereof “city solicitor, city engineer, and auditor,”.

Further amend the title by striking the period at the end thereof and adding the following:

“excepting in cities and towns organized under the provisions of chapter three hundred twenty-eight (328), of the Code, 1927, cities organized under chapter three hundred twenty-six (326) of the Code, 1927, and cities with a population of less than forty thousand (40,000).”

#### SENATE AMENDMENT TO HOUSE FILE NO. 226

Amend by striking out the word “pasturization” in lines two (2) and three (3) of the title and inserting in lieu thereof the word “pasteurization”.

#### SENATE AMENDMENTS TO HOUSE FILE NO. 276

Amend by inserting after the word “any” and before the word “dairy” in line seven (7), the words “cattle for”.

Further amend by striking the word “cattle” from said line seven (7) and inserting the word “purposes”.

## SENATE AMENDMENT TO HOUSE FILE NO. 531

Amend by inserting after the word "end" in line three (3) the following:

"of sub-section one (1)".

## SENATE AMENDMENT TO HOUSE FILE NO. 160

Amend by inserting the word "adversely" immediately before the word "affected" in line one (1) of section two (2) thereof.

## SENATE MESSAGES CONSIDERED

Senate File No. 474, a bill for an act to amend section thirty-nine hundred twenty-six (3926), Code, 1927, relating to the acceptance of gifts for the state educational institutions and the investment of the money derived therefrom.

Read first and second times and referred to sifting committee.

Senate File No. 472, a bill for an act to make an appropriation to James L. Armstrong.

Read first and second times and referred to committee on appropriations.

Senate File No. 482, a bill for an act to amend section six hundred thirty-nine (639) of the Code, 1927, relating to nominations by political parties in cities and towns, and to provide the way in which political parties in cities and towns may make nominations of candidates for all municipal offices to be filled by direct vote of the people.

Read first and second times and referred to sifting committee.

Senate Joint Resolution No. 10, a joint resolution proposing an amendment to Article Seven (VII) of the Constitution of the State of Iowa, relating to contracting of debt by the state.

Read first and second times and referred to sifting committee.

## EXPLANATION OF VOTE

I submit the following as reasons for dissenting from the adoption of the Conference Committee report on Senate File No. 169.

After repeated test votes it appeared to me that the majority of the members of the House had insisted that they were more interested in an

additional one cent gasoline license fee than in the other provisions of Senate File No. 169. In view of these conditions, I considered it only reasonable to expect that a conference committee would be appointed, the majority of whom were of the same opinion as the majority of the House. I voted "No" hoping that a second committee could draw a report favorable to a gas tax and submit it to the Senate for a genuine test vote.

I also objected to the Conference Committee report because it made the Jaycox amendment of little effect. Next to the gas tax, I considered this as the most important of any of the amendments originally adopted by the House. Upon the first test vote, the House insisted on this amendment by an overwhelming majority.

AZEL McILRATH

### EXPLANATION OF VOTE

I submit the following as explanation of vote, of "Aye" on the gas tax amendment to Senate File No. 169, and of "No" on the motion to recede from the same amendment:

In proposing an amendment to Senate File No. 169, providing for an increase of one cent in gasoline license fee, I not only conceded but urged the economic necessity of more rapid improvement of farm-to-market roads. I granted the need of new legislation to facilitate this work. But I believe that it is more urgent that we have a more equitable system of financing the construction of our secondary roads.

In wishing to levy an additional one cent gasoline license fee in lieu of the optional raise of 2½ mills contemplated by Senate File No. 169, we are only falling in line with the movement in other states.

On December 1st, 1928, forty-six states and the District of Columbia were collecting gasoline license fees of from 2 to 5 cents. Six of these had fees of 5 cents. Twelve had fees of 4 cents. Thirty-two had as much or more than Iowa, and the average of all states was 3.22 cents.

Since December 1st, legislatures of several states have been in session. The State of Illinois has passed a 3 cent tax, 2 cents going to the primary roads, and 1 cent to the secondary roads. With the large consumption of gasoline by Chicago-owned automobiles this should provide a liberal sum for farm-to-market roads. The State of New York has been the last to pass such a law, and a 2 cent tax is to go into effect at an early date. Nebraska has raised their gasoline tax from 2 to 4 cents.

I wish to call attention to two paragraphs from the Associated Press report of the statement made by Governor Weaver upon signing the bill:

"The outstanding feature in this bill in my opinion is that for the first time in the history of our road legislation, we are providing from the gas tax the means of building farm-to-market roads. I emphasize the fact, as I have many times before, that Nebraska is not yet ready for any extensive paving program. Our first duty is to extend the benefits of the gravel system to all parts of the state under the original 2 cent tax,

and to supply farm-to-market roads and to equalize the inequalities referred to as provided by this act."

North Dakota has raised their gas tax from 2 to 4 cents, and South Carolina from 5 to 6 cents. The Minnesota legislature is considering a bill recommended by the roads committee to raise their tax from 2 to 4 cents. Missouri is considering bills which propose to raise motor license fees in an amount to equal a raise of 2 cents in gasoline tax.

When the Creator laid out the great State of Iowa He favored it with a soil unsurpassed for the growing of corn, but our rich, black loam and clay are good for building nothing but soft-surfaced roads. Good farm-to-market roads are an economic necessity to our chief industry. Certainly we are justified in collecting as much or more than the average of other states in gasoline license fees.

Now, just a word as to the arguments against gas tax advanced occasionally by the consumer of gas but more often by those who are interested financially in the selling of gasoline. The latter may complain that gasoline is already high and if they are forced to pay another 1 cent fee when the gas comes into the state they will have to pass this burden on to the consumer. Theoretically this may appear true, but practically does it work out that way. The Department of Agriculture of Minnesota in 1923 made an extensive investigation on this question and others pertaining to the sale of oil products.

The following is taken from pages 13 and 14 of Bulletin No. 30 published by the above named department: "Having carefully considered the testimony submitted by the several witnesses examined, as well as information relating to the gasoline and kerosene trade secured from federal and other official and reliable sources, the commissioner submits the following conclusions or findings": Conclusion No. 2 is as follows: "The presumption that retail prices of gasoline and kerosene move up and down in accord with higher and lower costs of crude oil is not borne out by the testimony. On the other hand, it is evident that the retail prices are largely determined by what the trade will bear."

For further information along this line I would refer you to files in the office of the Iowa attorney general, being resolutions adopted by the national association of attorneys general.

The price of gasoline is kept at the maximum point at which the public will consume it readily. Because of this condition any nominal gas tax must be absorbed by the distributor, and is not "passed on." From published statements as to the earnings of the oil industry I have little fear of crippling them by imposing another cent of gas tax. What a wonderful help this \$3,000,000 would be each year in assisting in financing farm-to-market roads.

Again, I raise the question—how much more are the Iowa consumers paying today for gasoline, the three cent tax included—than they did before the first gas tax enactment.

This gas tax has been paid without working a hardship on any auto or truck driver, but on the other hand would have been a grievous and unfair burden added to an already crushing general tax load. Any person who believes a gas tax is too heavy may escape by refraining from driving an automobile, but when you impose a millage tax there is no escape. It will be collected even though it may mean confiscation.

While residents of the cities may object to paying an additional gas tax to construct secondary roads, they make no complaint against the rural residents paying about \$4,250,000 per year in car license fees which sum goes entirely to the primary road system. Very often this primary road may be of little use to a farmer due to impassable roads between his home and the nearest primary.

Now, the only way to establish a fair basis of collection and distribution is by a reliable traffic census. Unfortunately, Iowa does not have such a census, but the United States Department of Agriculture has taken a thorough census in several states. In all of these states it was found that over 90 per cent of the traffic on primary roads was by cars and trucks owned in cities and towns. Of the several states investigated, conditions in Ohio most nearly approximate our own.

In Ohio, 87.6 per cent of primary road traffic and 60 per cent of secondary road traffic was owned in cities and towns. According to the last Federal census, 63 per cent of Ohio's population is urban. In Iowa we have 58 per cent. Therefore, it should be safe to assume that in Iowa 80 per cent of primary road traffic and 50 per cent of secondary road traffic is urban owned. Now by accepting these figures as a basis we find that the residents of cities and towns, according to direct benefits, are still failing to pay their fair share of road taxes by about \$1,500,000 each year. This figure has been arrived at by Mr. Norman, who has served so ably as a member of the secondary road commission during the past few months.

While this commission brought in no official recommendation for a gasoline tax it is my personal opinion that they would have done so had they not been advised not to do so by the Governor upon their appointment. In the recent special session we passed a resolution authorizing the Governor to appoint a commission of 5 persons "who shall be delegated to secure data, hold meetings, and collect information in relation to the collection of funds for, and maintenance and construction of, secondary roads." In a letter of recommendations to this commission, Governor Hammill suggested the following: "The program should involve no increase in taxes, neither direct property tax, nor indirect taxes, such as the gasoline tax. It is believed that we are now raising sufficient funds for the secondary roads." Our Legislature made no such restrictions upon the report of the commission nor did we authorize anyone else to do so.

The publicity used to sell the state bond program for cement roads caused many to believe that the adoption of that program would mean

the end of road troubles in Iowa. It might not be expedient, from a political standpoint, to come before the people at so early a date, making a request for more funds. I submit to you that the completion of an all-weather, farm-to-market system will do many times as much for the improvement of economic conditions in this state as the completion of the state bond program of paved tourist highways.

Mr. Cook, of the secondary road commission, stated on the floor of this House that they had "met an almost unanimous demand" from all parts of the state for more funds for secondary road work. If you put off increasing the gas tax until 1931 the cities who now have an unfair advantage in the benefits derived will be still more satisfied and will present stronger objections than at present.

Some of their representatives expressed a willingness two years ago to do something this session. They now repeat the statement of two years ago. They say "wait another two years." Postponement is the politic method of refusal.

So-called good road organizations and automobile associations were instrumental in selling to the state the most elaborate system of paved primary highways of any state in the Union. They were aided by columns of favorable newspaper propaganda, authenticated by city automobile club officers, or political writers, who allowed their personal desires and opinions to color the news. They extolled a primary system as one which would save millions to auto drivers, and add immeasurably to business prosperity in Iowa.

However, as soon as something in the way of aid in financing a necessary farm-to-market road system is suggested, they immediately set up a plea of economy, and weep crocodile tears for the owners of automobiles who are, according to their statements, bearing such a grievous burden.

It seems now that they have lost sight of the great economic benefit of improved roads, and can only think of the first cost in dollars and cents. Chief among these purveyors of colored information is one C. C. Clifton, chief political writer for the Des Moines Register. The part which his favorable articles had in putting over the state bond issue is a matter of common knowledge. The unfriendly attitude which he has taken toward a fourth cent gasoline tax for secondary road purposes is not a matter of such general knowledge, but is well realized by a few of us who have given time and effort in attempting to push such a program. Articles in the Des Moines Register dealing with the proposed secondary road program have repeatedly told the people that the proposed legislation was to put up a program that would call for no additional funds. This has been one of the chief arguments for the new legislation. Let me ask you whether the following, taken from the Des Moines Register of Saturday, March 16, is a fair statement: "Neither bill (referring to the Bergman bill, Senate File No. 169, and the Hubbard-Johnson bill, House File No. 222) provides any additional secondary road funds. The efforts



of a large number of representatives to increase such funds by the imposition of another cent in gasoline tax was at the bottom of Friday's secondary road fight in the House."

This statement goes farther than "colored information." It is absolutely untrue. The amendment to Senate File No. 169 originally proposed by the backers of the gas tax suggested this new tax as a substitute for millage levies. (Since that time the backers of the Bergman bill have proposed and supported the gas tax amendment introduced by the gentlemen from Henry, and THIS amendment DOES propose an INCREASE in secondary road funds.)

By this action and by introducing other bills for financing secondary road improvement the backers of the Bergman bill virtually admit that it will *not be possible to do the work intended without additional funds*. Why should this additional money not come from those who use the roads and benefit directly? The original sponsors are not particular whether this comes from gas tax at this time, or as they originally proposed, have the proposed additional gas tax replace millage levies at this time with the thought that the millage levies be replaced at a later date when the new secondary road plan has been in operation a sufficient length of time, to give it a thorough trial.

Now, members of the House, I have been asked if, in view of the action of the Senate, in disposing of the Gunderson gas tax bill, it will be possible from a parliamentary standpoint to get a gas tax measure enacted into law. If I did not consider it not only entirely possible, but also very probable, I would not have suggested it. While I hope and pray that we are on the way to a happy solution of both our primary and farm-to-market road problems there are as yet many possibilities in the situations which may arise in the ironing out of the differences between the House and the Senate—never to speak of the conflicting political ambitions of individuals or groups. This legislature is faced with the certain necessity of raising the state millage levy. From a political standpoint, this is an unfortunate situation, but from a practical standpoint—for net results to the property tax payer—by adopting this one cent gas tax alone, we can either lower local levies or at least prevent them from being raised, and thereby more than offset any probable raise in the state levy.

Instead of seeking to collect the added funds, which we are going to appropriate, by temporary makeshifts—from gum chewers, cigarette smokers, face painters, or other comparatively defenseless (politically) groups, why not raise the state levy the required amount and collect more of our road funds from those who use the roads and in the proportion in which they use them, and the bearer of local property taxes will have some relief. In this fight for gasoline tax funds for secondary road work, we who are in the movement believe that we are waging a determined fight—against great odds—against a powerful movement, having as its ultimate result the forcing of the entire cost of secondary road construction upon the backs of the owners of real property. We have been unreasonably

liberal in our financing of the primary road system. Why should we be so niggardly with the secondary roads?

AZEL MCILRATH.

### MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendments to sections 7, 13, 14, 15, 19, 26, 29, and the first amendment to section 6; has amended and concurred in House amendments to sections 1, 10, 17, 28, and the second amendment to Section 6; has refused to concur in House amendments to section 16 of Senate File No. 301, relating to the propagation, and protection of fish, game, wild birds and animals.

WALTER H. BEAM, *Secretary.*

### SENATE AMENDMENTS TO HOUSE AMENDMENTS TO SENATE FILE NO. 301

Amend House Amendment to Section 1 by striking "lines twelve (12) to sixteen (16), inclusive," and inserting in lieu thereof "all after the word 'prohibited' in line fourteen (14)".

Amend second House amendment to Sec. 6 by striking the words and figures "twenty-one (21)" and inserting in lieu thereof the words and figure "ten (10)".

Amend House amendment to Sec. 10 by striking therefrom "nor in streams bordering the state".

Amend House amendment to Sec. 17 by striking "words 'suckers, sheepshead'" and inserting "word 'suckers'".

Amend House amendment to Sec. 28 by striking the word "twenty-one" and inserting in lieu thereof the word "twenty-five".

King of Clay moved that the House refuse to concur in the Senate amendments to House amendment to Senate File No. 301.

On the question, "Shall the House concur?"

The ayes were, 3.

Gilmore	Johnson of Keokuk	Read
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The nays were, 81.

Albert	Bixler	Campbell	Dean
Bair	Buchmiller	Clark	Ditto
Baker	Burton	Cole	Eckles
Ballew	Bush	Cox	Elliott of Scott
Barnes	Byers of Fayette	Crozier	Ellsworth
Berry	Byers of Linn	Dayton	Figgins

Files	Hopkins	McMillan	Rylander
Finnern	Irwin	Miller	Sass
Fleming	Istad	Mounce	Shannon
Forsling	Jaycox	Nelson of	Simmer
Griswold	Jensen	Hancock	Swanson
Hagglund	King	Nelson of Story	Taylor
Hanson	Kline	O'Brien	Van Buren
Hatter	Lamb	Orr	Van Wert
Hayes	Lichty	Pattison	Vaughn
Heald	Lomas	Paulson	Venard
Helgason	Lovrien	Ratliff	Wamstad
Hill	McCaulley	Rawlings	Wearin
Hollingsworth	McCreery	Rice	Whiting
Hollis	McIlrath	Ryder	Mr. Speaker
Holmgren	McIntosh		

Absent or not voting, 24.

Aiken	Hunt	O'Donnell	Shields
Allen	Hush	Pendray	Smith
Elliott of Polk	Johnson of	Randall	Torgeson
Greene	Dickinson	Reimers	Truax
Hall	Knudson	Reno	Vosseller
Hansen	Mathews	Rutledge	Wilson
Hubbard			

House refused to concur in Senate amendments to House amendments to Senate File No. 301.

King of Clay moved that the House insist on its amendments to Senate File No. 301.

Motion prevailed.

#### CONSIDERATION OF BILLS

Senate File No. 40, a bill for an act to amend Section Three Thousand Six Hundred Forty-one-b1 (3641-b1) of the Code, 1927, relating to the levying of a tax to pay pensions to widowed mothers, with report of committee recommending passage was taken up for consideration.

Greene of Pottawattamie, chairman of the sifting committee, offered the following amendment and moved its adoption.

Amend Senate File No. 40 by striking all after the enacting clause and by inserting in lieu thereof the following:

Section 1. That section three thousand six hundred forty-one-b1 (3641-b1) of the Code, 1927, is hereby amended by striking out of lines two (2) and three (3) thereof the words "one hundred forty thousand" and by inserting in lieu thereof the words "eighty thousand."

Amendment adopted.

Byers of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 87.

Albert	Files	Kline	Read
Baker	Finnern	Knudson	Reno
Ballew	Fleming	Lamb	Rice
Barnes	Hagglund	Lichty	Rutledge
Berry	Hansen	Lovrien	Ryder
Buchmiller	Hanson	McCaulley	Rylander
Burton	Hatter	McCreery	Sass
Bush	Hayes	McIlrath	Shannon
Byers of	Heald	McIntosh	Simmer
Fayette	Helgason	McMillan	Swanson
Byers of Linn	Hill	Mathews	Taylor
Campbell	Hollingsworth	Miller	Truax
Cole	Hollis	Mounce	Van Buren
Cox	Holmgren	Nelson of	Vaughn
Crozier	Hopkins	Hancock	Venard
Dayton	Hush	Nelson of Story	Vosseller
Dean	Irwin	O'Brien	Wamstad
Ditto	Istad	Orr	Wearin
Eckles	Jaycox	Pattison	Whiting
Elliott of Polk	Jensen	Paulson	Wilson
Elliott of Scott	Johnson of	Pendray	Mr. Speaker
Ellsworth	Keokuk	Ratliff	
Figgins	King	Rawlings	

The nays were, 1.

Reimers

Absent or not voting, 20.

Aiken	Gilmore	Hunt	Randall
Allen	Greene	Johnson of	Shields
Bair	Griswold	Dickinson	Smith
Bixler	Hall	Lomas	Torgeson
Clark	Hubbard	O'Donnell	Van Wert
Forsling			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Byers of Linn moved to reconsider the vote by which Senate File No. 40 passed the House and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 476, a bill for an act to amend section one thousand eighty-nine (1089), Code, 1927, relating to sureties on bonds and to authorize either the principal or surety to petition for release under such bonds, was taken up for consideration.

Ratliff of Henry moved that the bill be read a third time now and placed upon its passage; which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were 84.

Baker	Gilmore	Kline	Rawlings
Ballew	Griswold	Knudson	Read
Barnes	Hagglund	Lichty	Reno
Berry	Hansen	Lomas	Rice
Buchmiller	Hanson	Lovrien	Rutledge
Burton	Hatter	McCaulley	Ryder
Byers of Fayette	Hayes	McCreery	Rylander
Campbell	Heald	McIlrath	Sass
Cole	Helgason	McIntosh	Shannon
Cox	Hollingsworth	McMillan	Swanson
Crozier	Hollis	Mathews	Taylor
Dayton	Holmgren	Mounce	Truax
Dean	Hopkins	Nelson of	Van Buren
Ditto	Hunt	Hancock	Van Wert
Eckles	Hush	Nelson of Story	Vaughn
Elliott of Polk	Irwin	O'Brien	Venard
Elliott of Scott	Istad	Orr	Vosseller
Ellsworth	Jaycox	Pattison	Wamstad
Figgins	Jensen	Paulson	Whiting
Files	Johnson of	Pendray	Wilson
Finnern	Keokuk	Ratliff	Mr. Speaker
Forsling	King		

The nays were, 4.

Bush	Clark	Reimers	Wearin
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Absent or not voting, 20.

Aiken	Fleming	Johnson of	Randall
Albert	Greene	Dickinson	Shields
Allen	Hall	Lamb	Simmer
Bair	Hill	Miller	Smith
Bixler	Hubbard	O'Donnell	Torgeson
Byers of Linn			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Ratliff of Henry moved to reconsider the vote by which Senate File No. 476 passed the House and the motion to reconsider be laid on the table.

Motion prevailed.

#### HOUSE FILE NO. 107 RECALLED

Elliott of Polk moved that House File No. 107 be recalled from the Senate for the purpose of correction.

Motion prevailed.

Senate File No. 424, a bill for an act to provide for the licensing of employment agencies charging a fee for services rendered, providing conditions for the granting and revocation of such licenses, providing a commission without compensation for such purposes, fixing the license fees for licenses, and to repeal the law as it appears in paragraph four (4), section fifty-seven hundred forty-three (5743) of the Code, 1927, and to amend the law as it appears in section fifteen hundred forty-six (1546) a-1 of the Code, 1927, relating to certain regulations and exemptions of employment agencies, was taken up for consideration.

Johnson of Keokuk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 92.

Albert	Finnern	King	Read
Bair	Fleming	Kline	Reimers
Baker	Gilmore	Knudson	Reno
Ballew	Hagglund	Lamb	Rice
Barnes	Hall	Lichty	Rutledge
Berry	Hansen	Lomas	Ryder
Bixler	Hanson	Lovrien	Rylander
Buchmiller	Hatter	McCaulley	Sass
Burton	Hayes	McCreery	Shannon
Bush	Heald	McIntosh	Simmer
Byers of Fayette	Helgason	McMillan	Swanson
Byers of Linn	Hill	Mathews	Taylor
Campbell	Hollingsworth	Mounce	Truax
Cole	Hollis	Nelson of	Van Buren
Cox	Holmgren	Hancock	Van Wert
Crozier	Hopkins	Nelson of Story	Vaughn
Dayton	Hunt	O'Brien	Venard
Dean	Hush	Orr	Vosseller
Ditto	Irwin	Pattison	Wamstad
Eckles	Istad	Paulson	Wearin
Elliott of Polk	Jaycox	Pendray	Whiting
Elliott of Scott	Jensen	Ratliff	Wilson
Ellsworth	Johnson of	Rawlings	Mr. Speaker
Figgins	Keokuk		

The nays were, none.

Absent or not voting, 16.

Aiken	Forsling	Johnson of	O'Donnell
Allen	Greene	Dickinson	Randall
Clark	Griswold	McIlrath	Shields
Files	Hubbard	Miller	Smith
			Torgeson

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Johnson of Keokuk moved that the vote by which Senate File No. 424 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### APPOINTMENT OF SECOND CONFERENCE COMMITTEE ON SENATE FILE NO. 200

As a second conference committee on Senate File No. 200 on the part of the House, the Speaker appointed the following members: Dayton of Washington, Lamb of Dallas, Lomas of Howard, and Mounce of Van Buren.

#### APPOINTMENT CONFERENCE COMMITTEE ON SENATE FILE NO. 301

As a conference committee on Senate File No. 301, on the part of the House, the Speaker appointed the following members: Wearin of Mills, Holmgren of Palo Alto, Nelson of Hancock, and Whiting of Johnson.

#### CONSIDERATION OF BILLS

Senate File No. 94, a bill for an act to amend the law as it appears in section seven thousand two hundred twenty-six (7226) of the Code, 1927, relating to the collection of delinquent taxes, was taken up for consideration.

Reno of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 62.

Albert	Elliott of Scott	Hollis	Lamb
Bair	Figgins	Holmgren	Lichty
Baker	Files	Hopkins	Lomas
Ballew	Finnern	Hunt	Lovrien
Barnes	Forsling	Hush	McCaulley
Buchmiller	Greene	Irwin	McCreery
Burton	Hagglund	Istad	McIntosh
Byers of Fayette	Hall	Jaycox	McMillan
Byers of Linn	Hayes	Johnson of	Mounce
Cole	Helgason	Keokuk	Nelson of Story
Dayton	Hill	King	Orr
Dean	Hollingsworth	Knudson	Reno

Rice	Sass	Truax	Vosseller
Rutledge	Shannon	Van Buren	Wearin
Ryder	Swanson	Van Wert	Mr. Speaker
Rylander	Taylor	Venard	

The nays were, 20.

Campbell	Hanson	O'Brien	Reimers
Clark	Kline	O'Donnell	Torgeson
Ditto	Miller	Paulson	Vaughn
Ellsworth	Nelson of	Pendray	Wamstad
Fleming	Hancock	Read	Wilson
Hansen			

Absent or not voting, 26.

Aiken	Eckles	Jensen	Ratliff
Allen	Elliott of Polk	Johnson of	Rawlings
Berry	Gilmore	Dickinson	Shields
Bixler	Griswold	McIlrath	Simmer
Bush	Hatter	Mathews	Smith
Cox	Heald	Pattison	Whiting
Crozier	Hubbard	Randall	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Reno of Polk moved to reconsider the vote by which Senate File No. 94 passed the House and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 415, a bill for an act to amend section forty-seven hundred fifty-five-b-twenty-seven (4755-b27) of the Code, 1927, relating to the improvement, maintenance, relocation or establishment of primary roads, the purchase or condemnation of right of way therefor and the filing of right of way maps, was taken up for consideration.

Lovrien of Humboldt offered the following amendment and moved its adoption:

Amend Senate File No. 415 by inserting after the period (.) in line eleven (11) of Section One (1), the following, to-wit:

"No such roads shall be established through any cemetery or burying ground without the consent of all of the parties affected by the same, nor shall any ground be taken for the rounding of a corner where the dwelling house, lawn and ornamental trees connected therewith are located at such corner, except by consent of the owner thereof.

Allen of Pocahontas moved that further action on Senate File No. 415 be deferred.



On the question "Shall further action be deferred?" a roll call was demanded.

The ayes were, 40.

Aiken	Fleming	Kline	Rylander
Albert	Gilmore	Knudson	Shannon
Allen	Griswold	McIlrath	Smith
Barnes	Hagglund	Nelson of	Swanson
Berry	Hanson	Hancock	Torgeson
Bixler	Helgason	Nelson of Story	Van Wert
Bush	Holmgren	O'Brien	Venard
Campbell	Hopkins	O'Donnell	Vosseller
Cox	Hubbard	Pendray	Wamstad
Ellsworth	Johnson of	Reimers	Wearin
Finnern	Dickinson		

The nays were, 55.

Bair	Forsling	Johnson of	Ratliff
Ballew	Greene	Keokuk	Rawlings
Buchmiller	Hall	King	Read
Burton	Hansen	Lamb	Rice
Byers of Fayette	Hatter	Lichty	Rutledge
Clark	Hayes	McCaulley	Ryder
Cole	Heald	McCreery	Sass
Crozier	Hill	McIntosh	Simmer
Dayton	Hollingsworth	Mathews	Taylor
Dean	Hunt	Miller	Truax
Eckles	Hush	Mounce	Van Buren
Elliott of Polk	Istad	Orr	Vaughn
Elliott of Scott	Jaycox	Pattison	Whiting
Figgins		Paulson	Wilson
			Mr. Speaker

Absent or not voting, 13.

Baker	Hollis	Lomas	Randall
Byers of Linn	Irwin	Lovrien	Reno
Ditto	Jensen	McMillan	Shields
Files			

Motion to defer lost.

McCaulley of Calhoun moved the previous question on the amendment and the bill.

Motion prevailed.

Amendment adopted.

Hollis of Black Hawk moved that the bill be read a third time and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 70.

Albert	Forsling	Jaycox	Ratliff
Bair	Gilmore	Johnson of	Read
Baker	Greene	Keokuk	Reno
Ballew	Hagglund	Kline	Rice
Barnes	Hall	Knudson	Rutledge
Burton	Hansen	Lamb	Ryder
Byers of Fayette	Hatter	Lichty	Sass
Campbell	Hayes	Lomas	Shannon
Clark	Heald	Lovrien	Simmer
Cole	Helgason	McCaulley	Swanson
Dayton	Hill	McCreery	Taylor
Dean	Hollingsworth	McIntosh	Truax
Eckles	Hollis	McMillan	Van Buren
Elliott of Polk	Hopkins	Mathews	Wamstad
Elliott of Scott	Hunt	Mounce	Wearin
Ellsworth	Hush	Orr	Whiting
Files	Irwin	Pattison	Wilson
	Istad	Paulson	Mr. Speaker

The nays were, 30.

Aiken	Fleming	McIlrath	Rawlings
Allen	Griswold	Miller	Reimers
Berry	Hanson	Nelson of	Rylander
Bixler	Holmgren	Hancock	Smith
Bush	Jensen	Nelson of Story	Torgeson
Cox	Johnson of	O'Brien	Van Wert
Figgins	Dickinson	O'Donnell	Venard
Finnern	King	Pendray	Vosseller

Absent or not voting, 8.

Buchmiller	Crozier	Hubbard	Shields
Byers of Linn	Ditto	Randall	Vaughn

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Hollis of Black Hawk moved that the vote by which Senate File No. 415 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### SIFTING COMMITTEE EXCUSED

On request of Greene of Pottawattamie the sifting committee was excused.

#### CONSIDERATION OF BILLS

House File No. 522, a bill for an act giving county engineers authority to temporarily limit the weight of motor vehicles allowed

to travel over sections of the improved highways of the state, when such sections are rendered incapable of bearing the customary traffic thereon; giving county engineers authority to enforce the limitations made under the provisions thereof; and providing penalties for the violation of such limitations, was taken up for consideration.

Sass of Woodbury asked and obtained unanimous consent to have Senate File No. 397 substituted for House File No. 522.

Greene of Pottawattamie, chairman of the sifting committee, offered the following amendment and moved its adoption:

Sifting Committee recommends that Senate File 397 be amended by striking all of Section one (1) preceding the word "order" in line eight (8) thereof and by inserting in lieu thereof the following:

"Section 1. The Board of Supervisors acting with respect to secondary roads within the county, when in the judgment of the Board on account of weather or other conditions any road or part thereof is incapable of bearing without undue damage the customary traffic thereon, may".

Amendment adopted.

Mr. Sass moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 92.

Albert	Finnern	Istad	Nelson of
Baker	Fleming	Jaycox	Hancock
Ballew	Forsling	Johnson of	Nelson of Story
Barnes	Gilmore	Dickinson	O'Brien
Berry	Griswold	Johnson of	Orr
Bixler	Hagglund	Keokuk	Pattison
Burton	Hall	King	Paulson
Bush	Hansen	Kline	Pendray
Byers of Fayette	Hanson	Knudson	Ratliff
Campbell	Hayes	Lichty	Rawlings
Clark	Heald	Lomas	Read
Cole	Helgason	Lovrien	Reimers
Cox	Hill	McCaulley	Rice
Crozier	Hollingsworth	McCreery	Rutledge
Dayton	Hollis	McIlrath	Ryder
Dean	Holmgren	McIntosh	Rylander
Eckles	Hopkins	McMillan	Sass
Elliott of Polk	Hubbard	Mathews	Shannon
Elliott of Scott	Hunt	Miller	Simmer
Ellsworth	Hush	Mounce	Smith
Files	Irwin		Swanson

Taylor  
Truax  
Van Buren

Van Wert  
Vaughn  
Venard

Vosseller  
Wamstad  
Wearin

Wilson  
Mr. Speaker  
Whiting

The nays were, none.

Absent or not voting, 16.

Aiken  
Allen  
Bair  
Buchmiller

Byers of Linn  
Ditto  
Figgins  
Greene

Hatter  
Jensen  
Lamb  
O'Donnell

Randall  
Reno  
Shields  
Torgeson

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Sass of Woodbury moved that the vote by which Senate File No. 397 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Speaker pro tempore Mathews in the chair.

MR. SPEAKER: I moved to reconsider the vote by which the motion to withdraw Senate File No. 163 from the sifting committee failed.

J. M. HEALD.

Greene of Pottawattamie moved that the motion to reconsider be laid on the table.

Lovrien of Humboldt asked and obtained unanimous consent to defer action until tomorrow morning.

Bair of Buena Vista moved that the conference committee on Senate File No. 301 be excused.

Speaker Johnson in the chair.

On the question, "Shall the conference committee be excused?" a roll call was demanded.

The ayes were, 15.

Allen  
Bair  
Barnes  
Campbell

Hagglund  
Hollingsworth  
Hopkins  
Hunt

Lamb  
Lomas  
O'Brien  
Reimers

Rice  
Shannon  
Taylor

## The nays were, 73.

Albert	Forsling	Johnson of	Ratliff
Ballew	Gilmore	Keokuk	Rawlings
Berry	Greene	King	Read
Buchmiller	Hall	Kline	Reno
Bush	Hanson	Knudson	Ryder
Byers of Fayette	Hatter	Lichty	Rylander
Byers of Linn	Hayes	Lovrien	Sass
Clark	Heald	McCaulley	Simmer
Cox	Helgason	McCreery	Smith
Crozier	Hollis	McIlrath	Swanson
Dayton	Hubbard	McMillan	Torgeson
Dean	Hush	Mathews	Truax
Ditto	Irwin	Miller	Van Buren
Elliott of Scott	Istad	Mounce	Van Wert
Ellsworth	Jaycox	Nelson of Story	Vaughn
Figgins	Jensen	Orr	Vosseller
Files	Johnson of	Pattison	Wamstad
Finnern	Dickinson	Paulson	Wilson
Fleming		Pendray	Mr. Speaker

## Absent or not voting, 20.

Aiken	Elliott of Polk	McIntosh	Rutledge
Baker	Griswold	Nelson of	Shields
Bixler	Hansen	Hancock	Venard
Burton	Hill	O'Donnell	Wearin
Cole	Holmgren	Randall	Whiting
Eckles			

## Motion lost.

Senate File No. 416, a bill for an act to amend sections five thousand forty-five (5045), five thousand sixty-five (5065) and five thousand sixty-six (5066), relating to motor vehicles, to repeal section five thousand one hundred five-a twenty-seven (5105-a27) relating to motor vehicle carriers, to empower the state highway commission to enforce the traffic laws relative to travel on primary roads and on certain extensions thereof, to authorize the state highway commission to establish rules and regulations and to issue orders relative to the use of the primary roads and certain extensions thereof, to provide a penalty for the violation of such rules, regulations and orders, to authorize said commission to confer the powers of a peace officer on certain of its employees, to amend section four thousand seven hundred seventy-nine (4779), relating to the powers of road patrolmen, and to prohibit the use of certain worn or damaged tires on motor vehicles, all sections herein referred to being of the Code, 1927, was taken up for consideration.

Hubbard of Pottawattamie offered the following amendment and moved its adoption:

Amend by striking subsection d of section four (4).

Also, amend by striking the “(.)” at the end of subsection c of section four (4) and inserting in lieu thereof a “(,)” and adding the following: “and the stopping of vehicles on any portion of primary roads for service at wayside markets or filling stations”.

Amendment adopted.

Hagglund of Page offered the following amendment and moved its adoption:

Amend by adding at the end of line fourteen (14) of section four (4) the following: “except horse drawn vehicles”.

Amendment adopted.

Rutledge of Webster in the chair.

Hollis of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, “Shall the bill pass?”

The ayes were, 84.

Albert	Fleming	Johnson of	Reno
Bair	Griswold	Keokuk	Rutledge
Baker	Hagglund	King	Ryder
Barnes	Hanson	Kline	Rylander
Bixler	Hatter	Knudson	Sass
Buchmiller	Hayes	Lamb	Shannon
Burton	Heald	Lichty	Simmer
Bush	Helgason	Lovrien	Smith
Byers of Fayette	Hill	McCreery	Swanson
Byers of Linn	Hollingsworth	McIlrath	Taylor
Campbell	Hollis	McIntosh	Torgeson
Clark	Holmgren	McMillan	Truax
Cole	Hopkins	Mounce	Van Buren
Crozier	Hubbard	Nelson of Story	Van Wert
Dayton	Hunt	Pattison	Venard
Dean	Hush	Paulson	Vosseller
Ditto	Irwin	Pendray	Wamstad
Eckles	Istad	Ratliff	Wearin
Elliott of Polk	Jaycox	Rawlings	Whiting
Elliott of Scott	Jensen	Read	Wilson
Files	Johnson of	Reimers	Mr. Speaker
Finnern	Dickinson		

The nays were, 1.

Nelson of  
Hancock

Absent or not voting, 23.

Aiken	Figgins	Lomas	Orr
Allen	Forsling	McCaulley	Randall
Ballew	Gilmore	Mathews	Rice
Berry	Greene	Miller	Shields
Cox	Hall	O'Brien	Vaughn
Ellsworth	Hansen	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Mr. Speaker moved that the vote by which Senate File No. 416 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

House File No. 429, a bill for an act to prohibit the manufacture and possession of punch boards and all other devices generally used in connection and as a part of any game of chance, lottery, or gambling device, and prescribing punishments for violations, with report of committee recommending passage, was taken up for consideration.

Greene of Pottawattamie, chairman of the sifting committee offered the following amendment and moved its adoption:

Amend House File No. 429 by striking all after the enacting clause and by inserting in lieu thereof the following:

"Section 1. That section thirteen thousand one hundred ninety-eight (13198) of the Code, 1927, be amended by inserting after the comma (,) following the word "equality" in line six (6) of said section the following:

"punch board".

Sec. 2. That section thirteen thousand two hundred ten (13210) of the Code, 1927, be amended by inserting after the comma (,) following the word "table" in line five (5) of said section the following:

"punch board".

Amendment adopted.

Hill of Floyd moved that the bill be read a third time and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 73.

Bair	Gilmore	Johnson of	Read
Ballew	Griswold	Keokuk	Reimers
Barnes	Hagglund	King	Reno
Bixler	Hanson	Kline	Rice
Buchmiller	Hatter	Knudson	Rutledge
Burton	Heald	Lamb	Rylander
Bush	Helgason	McCreery	Sass
Byers of Fayette	Hill	McIlrath	Shannon
Campbell	Hollingsworth	McIntosh	Simmer
Clark	Hollis	McMillan	Smith
Cole	Hopkins	Mounce	Taylor
Cox	Hubbard	Nelson of	Torgeson
Dayton	Hush	Story	Truax
Dean	Irwin	O'Brien	Van Buren
Ditto	Istad	Pattison	Van Wert
Elliott of Polk	Jaycox	Paulson	Wamstad
Figgins	Jensen	Pendray	Wilson
Files	Johnson of	Ratliff	Mr. Speaker
Finnern	Dickinson	Rawlings	
Fleming			

The nays were, none.

Absent or not voting, 35.

Aiken	Ellsworth	Lomas	Randall
Albert	Forsling	Lovrien	Ryder
Allen	Greene	McCaulley	Shields
Baker	Hall	Mathews	Swanson
Berry	Hansen	Miller	Vaughn
Byers of Linn	Hayes	Nelson of	Venard
Crozler	Holmgren	Hancock	Vosseller
Eckles	Hunt	O'Donnell	Wearin
Elliott of Scott	Lichty	Orr	Whiting

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Hill of Floyd moved that the vote by which House File No. 429 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Speaker Johnson in the chair.

Senate File No. 181, a bill for an act to amend section eighty-seven hundred thirty-seven (8737), Code, 1927, relating to the investment in public utility bonds of funds of life insurance companies and associations contemplated by chapters three hundred ninety-eight (398) and four hundred (400) of the Code, 1927, was taken up for consideration.



Ellsworth of Hardin, from the sifting committee, offered the following amendment and moved its adoption:

Amend by striking from lines nine (9), fourteen (14) and seventeen (17) of section one (1) the word and figure "two (2)" as they appear in said lines and inserting in lieu thereof the words and figures "two and one-half (2½)".

Amendment lost.

On motion of Lovrien of Humboldt the amendments proposed by the committee, found in the journal of March 22nd, were adopted.

Mr. Lovrien moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 79.

Albert	Hagglund	King	Reno
Allen	Hanson	Kline	Rice
Bair	Hatter	Knudson	Rutledge
Ballew	Hayes	Lamb	Ryder
Barnes	Heald	Lichty	Sass
Bixler	Helgason	Lomas	Shannon
Buchmiller	Hill	Lovrien	Simmer
Burton	Hollingsworth	McIlrath	Smith
Byers of Fayette	Hollis	McIntosh	Taylor
Byers of Linn	Holmgren	McMillan	Torgeson
Campbell	Hopkins	Mounce	Truax
Clark	Hubbard	Nelson of	Van Buren
Cole	Hunt	Hancock	Van Wert
Dayton	Hush	Nelson of Story	Venard
Dean	Irwin	Pattison	Vosseller
Elliott of Polk	Istad	Paulson	Wamstad
Elliott of Scott	Jaycox	Pendray	Wearin
Figgins	Jensen	Ratliff	Whiting
Files	Johnson of	Read	Wilson
Fleming	Dickinson	Reimers	Mr. Speaker
Gilmore			

The nays were, 2.

Crozier	Johnson of
	Keokuk

Absent or not voting, 27.

Aiken	Ellsworth	McCaulley	Randall
Baker	Finnern	McCreery	Rawlings
Berry	Forsling	Mathews	Rylander
Bush	Greene	Miller	Shields
Cox	Griswold	O'Brien	Swanson
Ditto	Hall	O'Donnell	Vaughn
Eckles	Hansen	Orr	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Lovrien of Humboldt moved that the vote by which Senate File No. 181 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the President has appointed as members of the second conference committee, on the part of the Senate, on Senate File 200, Senators Blackford, Shane, Rigby and Merritt.

Also, that the President has appointed as members of the second conference committee, on the part of the Senate, on Senate File No. 301, Senators Ickis, Hager, Patterson, and Booth.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 302, a bill for an act providing for the regulation of all persons, co-partnerships, associations or corporations engaged in the business or occupation of soliciting or accepting contributions.

Also, that the President has appointed as members of the second conference committee, on the part of the Senate, on Senate File 125, Senators Wilson of Polk, Topping, Clark of Cerro Gordo and Bergman.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 292, a bill for an act relating to date of maturity of special assessments.

Also, that the Senate returns House File 107 as requested.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 501, a bill for an act relating to investment of funds by trustees, executors, administrators and guardians.

WALTER H. BEAM, *Secretary.*

#### SENATE AMENDMENTS TO HOUSE FILE NO. 501

Amend section one (1) by striking from lines 49 and 50 the words "or any adjoining".

Further amend section one (1) by inserting after the word "approval" where it first appears, "and be approved".

#### SENATE MESSAGE CONSIDERED

Senate File No. 302, a bill for an act providing for the regulation of all persons, co-partnerships, associations or corporations engaged in the business or occupation of soliciting or accepting contributions, gifts or donations of any kind or character for any purpose whatsoever, except for religious, charitable, benevolent, educational, recreational, historical or memorial purposes, and acquiring a permit therefor, and fixing a penalty for violation thereof.

Read first and second times and referred to sifting committee.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files Nos. 111, 283, 321, 408, 425, 426, 427, 428, 429, 431, 444 and 450.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

#### BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate Files Nos. 111, 283, 321, 408, 425, 426, 427, 428, 429, 431, 444 and 450.

#### EXPLANATION OF VOTE

MR. SPEAKER AND MEMBERS OF THE HOUSE: I desire to file the following explanation of why I voted "No" on the motion of Bair of Buena Vista that the resolution by the committee on elections, a substitute resolution offered by Allen of Pocahontas, the resolution by Elliott of Scott, the motion by Elliott of Scott, and the motion by Torgeson of Worth be laid on the table.

For some time the State of Iowa has been watching the progress of the resolution concerning primary expenditures in the 1928 campaign, introduced by the Honorable Byron G. Allen. Yesterday that resolution came before this House for our consideration. I want to make it clear in the beginning that I was open minded upon the question, and intended to listen to the evidence pro and con and when that resolution or any other came to a vote, to turn my key "yes" or "no" as my judgment dictated and take the consequences. The question under consideration was one of the most momentous that this House has had before it during the session, and I am sorry that the motion to table that passed this House was so worded and so inclusive that members were able to vote for it regardless of what their opinions might be on either the Allen resolution, asking for an investigation, or the Elliott resolution, dismissing the charges. The statesmanlike thing for the House of Representatives to do was to meet the issue head on and vote it up or down. Personally, I was ready to do that very thing, and I believe that my constituents preferred that I do that thing rather than to evade the issue by voting to table both the resolution dismissing the charges and the resolution making those charges.

I want to reiterate again that I will always regret that the representatives of the Forty-third General Assembly failed to meet an important issue and definitely decide it, pro or con. That's why I voted against tabling the resolution.

I am not a member of any small or disgruntled group, but I am a representative of my constituents, willing to vote my convictions on any question that comes before this body.

OTHA D. WEARIN.

On motion of Hayes of Dubuque the House recessed until 7:30 p. m. this evening.

### EVENING SESSION

The House reconvened, Speaker pro tempore Mathews in the chair.

### SENATE MESSAGE CONSIDERED

Senate File No. 292, a bill for an act to amend section six thousand thirty-one (6031), of the Code, 1927, relating to date of maturity of special assessments.

Read first and second times and referred to sifting committee.

### INTRODUCTION OF BILLS

House File No. 543, by sifting committee, a bill for an act to authorize drainage districts to become members of the National

Drainage Association and to authorize and provide for the payment of membership fees and dues in such association by said districts.

Read first and second times and passed on file.

House File No. 544, by committee on appropriations, a bill for an act making appropriation for miscellaneous expenses of the General Assembly.

Read first and second times and passed on file.

#### MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the conference committee report, and the amendments proposed therein, on Senate File No. 10, the Budget Bill.

WALTER H. BEAM, *Secretary.*

#### REPORT OF CONFERENCE COMMITTEE ON SENATE FILE NO. 10

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

We, your conference committee appointed to consider the differences between the Senate and the House on Senate File No. 10, beg leave to report that we have had the same under consideration and desire to report as follows:

We recommend that the Senate concur in the House amendment to section 2, line 44a.

Also, that the Senate concur in the House amendment to section 5, line 23.

Also, that the Senate concur in the House amendment to section 9, line 12.

Also, that the Senate concur in the House amendment to section 9, line 14a.

Also, that the Senate concur in the House amendment to section 9, lines 15 and 16.

Also, that the Senate concur in the House amendment to section 9, line 19.

Also, that the Senate concur in the House amendment to section 9, line 24.

Also, that the Senate concur in the House amendment to section 9, line 24a.

Also, that the Senate concur in the House amendment to section 9, line 29.

Also, that the Senate concur in the House amendment to section 9, line 31.

Also, that the Senate concur in the House amendment to section 9, line 45.

Also, that the Senate concur in the House amendment to section 10, line 19a.

Also, that the Senate concur in the House amendment to section 11, line 7.

Also, that the Senate concur in the House amendment to section 12, line 27.

Also, that the Senate concur in the House amendment to section 14a, line 11.

Also, that the House recede from its amendment to section 17, line 7.

Also, that the Senate concur in the House amendment to section 18, line 9.

Also, that the Senate concur in the House amendment to section 18, line 13.

Also, that the House recede from its amendment to section 18, line 13a.

Also, that the Senate concur in the House amendment to section 18, line 13b, and that said line be amended by inserting the following: ("The total of six thousand dollars (\$6,000.00), under this item to be available at any time during the biennium.")

Also, that the House recede from its amendment to section 19, line 8.

Also, that the House recede from its amendment to section 19, line 12.

Also, that the House recede from its amendment to section 21, line 19.

Also, that the Senate concur in the House amendment to section 22, line 14.

Also, that the Senate concur in the House amendment to section 22, line 25.

Also, that the Senate concur in the House amendment to section 25, line 28.

Also, that the House recede from its amendment to section 26, line 19.

Also, that the Senate concur in the House amendment to section 28, line 21.

Also, that the Senate concur in the House amendment to section 29, line 9.

Also, that the Senate concur in the House amendment to section 29, line 15.

Also, that the Senate concur in the House amendment to section 29, line 29.

Also, that the Senate concur in the House amendment to section 29, line 52.

Also, that the House recede from its amendment to section 37, line 11.

Also, that line 11a, section 37, be stricken and the following inserted in lieu thereof:

“11a. Mining camp schools emergency fund.....\$30,000.00.”

Also, that section 37 be amended by striking from lines one and two of sub-paragraph (a), the words and figures “ten thousand dollars (\$10,000.00)”, and inserting in lieu thereof the following “thirty thousand dollars (\$30,000.00)”.

Also, that the Senate concur in the House amendment to section 39, line 9.

Also, that the House recede from its amendment to section 39, line 11.

Also, that the House recede from its amendment to section 40, line 8.

Also, that the Senate concur in the House amendment to section 40, line 16a.

Also, that the House recede from its amendment to section 45, line 25a.

Also, that the Senate concur in the House amendment to section 46, line 33.

Also, that the Senate concur in the House amendment to section 46, line 61.

Also, that the Senate concur in the House amendment to section 46, line 62.

Also, that section 46 be further amended by striking line 62a.

Also, that the Senate concur in the House amendment to section 46, line 76.

Also, that the Senate concur in the House amendment to section 46, line 78.

Also, that the Senate concur in the House amendment to section 46, line 84.

Also, that the Senate concur in the House amendment to section 46, line 84a.

Also, that the Senate concur in the House amendment to section 46, lines 89 to 91a, inclusive.

Also, that the Senate concur in the House amendment to section 46, line 99.

Also, that the Senate concur in the House amendment to section 46, line 111.

Also, that the Senate concur in the House amendment to section 46, lines 134 and 135.

Also, that the Senate concur in the House amendment to section 46, line 148.

Also, that the Senate concur in the House amendment to section 46, line 151a.

Also, that the House recede from its amendment to section 46, subsection (8a).

Also, that the Senate concur in the House amendment to section 46, lines 180a and 181.

Also, that the Senate concur in the House amendment to section 46, line 182.

Also, that the Senate concur in the House amendment to section 46, lines 187 to 192, inclusive.

Also, that the Senate concur in the House amendment to section 46, line 232a.

Also, that the Senate concur in the House amendment to section 46, line 245.

Also, that the Senate concur in the House amendment to section 46, lines 252 and 253.

Also, that the Senate concur in the House amendment to section 46, lines 259 to 263, inclusive.

Also, that the Senate concur in the House amendment to section 46, line 273a.

Also, that the Senate concur in the House amendment to section 46, line 290a.

Also, that the House recede from its amendment to section 47, line 21.

Also, that the Senate concur in the House amendment to section 47, line 29.

Also, that the House recede from its amendment to section 47, line 41.



Also, that the House recede from its amendment to section 47, line 51.

Also, that the Senate concur in the House amendment to section 47, line 51b, and that same be amended as follows:

"51-b. Research for onion; sugar beet; nursery propagation, cultural problems and disease control; and melon disease control and vegetable crops for melon district.....\$30,000.00."

Also, that the Senate concur in the House amendment to section 47, line 51-c.

Also, that the Senate concur in the House amendment to section 47, line 53.

Also, that the Senate concur in the House amendment to section 47, line 54.

Also, that the Senate concur in the House amendment to section 47, line 64.

Also, that the Senate concur in the House amendment to section 47, line 66.

Also, that section 47 be further amended by striking line 66a.

Also, that the House recede from its amendment to section 47, lines 68 and 69.

Also, that the Senate concur in the House amendment to section 47, line 81.

Also, that the House recede from its amendment to section 47, subsection (6).

Also, that the Senate concur in the House amendment to section 54, lines 2 and 2a.

Also, that the Secretary of the Senate and the Chief Clerk of the House, cooperating with the office of the Budget Director, be authorized to make such changes in the bill as are necessary to correct the totals in the various sections to correspond with the changes made.

B. M. STODDARD  
J. O. SHAFF  
W. S. BAIRD  
F. C. GILCHRIST  
W. E. MCLELAND  
S. A. BRUSH

*On the Part of the Senate.*

J. M. HEALD  
W. M. DEAN  
C. W. LAMB  
JOHN T. HANSEN  
FRANK C. BYERS

*On the Part of the House.*

Allen of Pocahontas moved that action on the conference report on Senate File No. 10 be deferred until Friday morning, April 12th.

Forsling of Woodbury moved as a substitute for the pending motion that the conference report on Senate File No. 10 be made a special order for Friday, April 12th, at 9:30 a. m.

Venard of Sioux moved the previous question.

Motion prevailed.

Motion to substitute prevailed.

Substitute motion adopted and Senate File No. 10 was made a special order for Friday, April 12th, at 9:30 a. m.

### CONSIDERATION OF BILLS

Senate File No. 412, a bill for an act to repeal sections eighty-seven hundred fifty-two (8752) and eighty-nine hundred sixty-nine (8969) of the Code of Iowa, 1927, so as to fix reciprocal requirements as to taxes, fines, penalties, license fees, certificates of authority, certificates of solvency, and otherwise, of insurance companies, with report of committee recommending passage, was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 96.

Aiken	Ditto	Hill	Lichty
Albert	Eckles	Hollingsworth	Lomas
Allen	Elliott of Polk	Hollis	Lovrien
Bair	Elliott of Scott	Hopkins	McCreery
Baker	Ellsworth	Hubbard	McIlrath
Ballew	Figgins	Hunt	McIntosh
Berry	Files	Hush	McMillan
Bixler	Finnern	Irwin	Mathews
Buchmiller	Fleming	Istad	Miller
Burton	Forsling	Jaycox	Mounce
Bush	Gilmore	Jensen	Nelson of
Byers of Fayette	Griswold	Johnson of	Hancock
Byers of Linn	Hagglund	Dickinson	Nelson of Story
Campbell	Hansen	Johnson of	O'Brien
Clark	Hanson	Keokuk	Pattison
Cole	Hatter	King	Paulson
Cox	Hayes	Kline	Pendray
Crozier	Heald	Knudson	Rawlings
Dean	Helgason	Lamb	Read

Reimers	Sass	Torgeson	Wamstad
Reno	Shannon	Van Buren	Wearin
Rice	Shields	Van Wert	Whiting
Rutledge	Smith	Vaughn	Wilson
Ryder	Swanson	Venard	Mr. Speaker
Rylander	Taylor	Vosseller	

The nays were, none.

Absent or not voting, 12.

Barnes	Hall	O'Donnell	Ratliff
Dayton	Holmgren	Orr	Simmer
Greene	McCaulley	Randall	Truax

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker Johnson in the chair.

House File No. 533, a bill for an act to amend section thirty-nine hundred twenty-six (3926) of the Code of Iowa, 1927, relating to the acceptance of gifts for the state educational institutions and the investment of the money derived therefrom, was taken up for consideration.

Eckles of Butler asked and obtained unanimous consent to substitute Senate File No. 474 for House File No. 533.

Mr. Eckles moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 94.

Albert	Ellsworth	Hunt	Mathews
Allen	Figgins	Hush	Miller
Bair	Files	Irwin	Mounce
Baker	Finnern	Istad	Nelson of
Ballew	Fleming	Jaycox	Hancock
Berry	Forsling	Jensen	Nelson of Story
Bixler	Gilmore	Johnson of	Orr
Buchmiller	Greene	Keokuk	Pattison
Burton	Griswold	King	Paulson
Bush	Hagglund	Kline	Pendray
Byers of Fayette	Hanson	Knudson	Ratliff
Byers of Linn	Hatter	Lichty	Rawlings
Campbell	Hayes	Lamb	Read
Cole	Heald	Lomas	Reimers
Cox	Helgason	Lovrien	Reno
Crozier	Hill	McCaulley	Rice
Dean	Hollingsworth	McCreery	Rutledge
Eckles	Hollis	McIlrath	Ryder
Elliott of Polk	Holmgren	McIntosh	Rylander
Elliott of Scott	Hopkins	McMillan	Sass

Shannon  
Shields  
Simmer  
Smith

Swanson  
Taylor  
Torgeson  
Van Buren

Van Wert  
Vaughn  
Vosseller  
Wamstad

Wearin  
Whiting  
Wilson  
Mr. Speaker

The nays were, 1.

O'Brien.

Absent or not voting, 13.

Aiken  
Barnes  
Clark  
Dayton

Ditto  
Hall  
Hansen  
Hubbard

Johnson of  
Dickinson  
O'Donnell

Randall  
Truax  
Venard

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Eckles of Butler moved that the vote by which Senate File No. 474 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 311, a bill for an act relating to the construction of the tracks of street railway companies and providing for the payment of said companies of certain portions of the cost of pavement within and along their tracks in cities and towns, including cities under special charter; providing for the letting of contracts for such work and the assessment of the cost thereof; amending sections six thousand fifty-two (6052) and six thousand fifty-four (6054) of the Code, 1927; repealing sections six thousand fifty-seven (6057) and six thousand fifty-eight (6058) of the Code of 1927; and making said act applicable to cities acting under special charter, with report of committee recommending passage, was taken up for consideration.

Greene of Pottawattamie, chairman of the sifting committee, offered the following amendment and moved its adoption:

Amend Senate File No. 311 as follows:

In line twenty-three (23) of section one (1) after the period (.) following the word "paid", insert the following:

"Separate bids shall be taken in case of single track upon that portion of the street between the rails and one foot outside of each rail and in case of double track upon the entire portion of the street included between lines parallel to and one foot outside of the outer rail of each track. The street railway company shall be permitted to bid upon this portion

of the pavement and, if the lowest bidder thereupon shall be awarded the contract therefor. One-third of the remaining cost of the improvement for the area between the rails of the tracks of the street railway company and one foot outside thereof shall be assessed against the street railway company, one-third thereof shall be assessed against the abutting property and the owner thereof, and one-third thereof shall be paid for by the city either out of the improvement fund or general fund of the city."

Also, by striking out all of section one (1) after the word "thereof" in line thirty-one (31).

Amendment adopted.

Byers of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 89.

Aiken	Fleming	Kline	Reimers
Albert	Gilmore	Knudson	Reno
Allen	Griswold	Lamb	Rice
Bair	Hagglund	Lichty	Rutledge
Ballew	Hall	Lomas	Ryder
Bixler	Hansen	Lovrien	Rylander
Buchmiller	Hanson	McCaulley	Shannon
Burton	Hatter	McCreery	Shields
Bush	Hayes	McIntosh	Simmer
Byers of Fayette	Heald	McMillan	Smith
Byers of Linn	Helgason	Miller	Swanson
Campbell	Hill	Mounce	Taylor
Clark	Hollis	Nelson of	Torgeson
Cole	Holmgren	Hancock	Van Buren
Cox	Hopkins	Nelson of Story	Van Wert
Crozier	Hubbard	O'Brien	Vaughn
Dean	Hunt	Orr	Vosseller
Ditto	Hush	Pattison	Wamstad
Eckles	Irwin	Paulson	Wearin
Elliott of Scott	Istad	Pendray	Whiting
Ellsworth	Jaycox	Ratliff	Wilson
Figgins	Jensen	Rawlings	Mr. Speaker
Files		Read	

The nays were, 8.

Elliott of Polk	Forsling	Johnson of	King
Finern	Hollingsworth	Keokuk	Sass
			Venard

Absent or not voting, 11.

Baker	Greene	McIlrath	Randall
Barnes	Johnson of	Mathews	Truax
Berry	Dickinson	O'Donnell	
Dayton			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Byers of Linn moved that the vote by which Senate File No. 311 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 250, a bill for an act to amend sections four hundred eighty-eight (488) and four hundred eighty-nine (489), Code, 1927, relating to liberty memorial bonds, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 89.

Albert	Forsling	King	Read
Bair	Gilmore	Knudson	Reimers
Ballew	Hagglund	Lamb	Rice
Berry	Hanson	Lichty	Rutledge
Bixler	Hatter	Lomas	Ryder
Buchmiller	Hayes	Lovrien	Rylander
Burton	Heald	McCaulley	Sass
Bush	Helgason	McCreery	Shannon
Byers of Fayette	Hollingsworth	McIlrath	Shields
Byers of Linn	Hollis	McIntosh	Smith
Campbell	Holmgren	McMillan	Swanson
Clark	Hopkins	Miller	Taylor
Cole	Hubbard	Mounce	Torgeson
Cox	Hunt	Nelson of	Van Wert
Crozier	Hush	Hancock	Vaughn
Dean	Irwin	Nelson of Story	Venard
Ditto	Istad	O'Brien	Vosseller
Eckles	Jaycox	Orr	Wamstad
Elliott of Polk	Jensen	Pattison	Wearin
Ellsworth	Johnson of	Paulson	Whiting
Figgins	Dickinson	Pendray	Wilson
Files	Johnson of	Ratliff	Mr. Speaker
Finnern	Keokuk	Rawlings	
Fleming			

The nays were, none.

Absent or not voting, 19.

Aiken	Elliott of Scott	Hill	Reno
Allen	Greene	Kline	Simmer
Baker	Griswold	Mathews	Truax
Barnes	Hall	O'Donnell	Van Buren
Dayton	Hansen	Randall	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 251, a bill for an act to amend sections ninety-five hundred fifty-six (9556) and ninety-six hundred nine (9609), Code, 1927, relating to negotiable instruments, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 91.

Albert	Gilmore	King	Ratliff
Allen	Griswold	Kline	Rawlings
Baker	Hagglund	Knudson	Read
Ballew	Hansen	Lamb	Reimers
Berry	Hanson	Lichty	Rice
Bixler	Hatter	Lomas	Rutledge
Buchmiller	Hayes	Lovrien	Ryder
Burton	Heald	McCaulley	Rylander
Byers of Fayette	Helgason	McCreery	Sass
Byers of Linn	Hill	McIlrath	Shannon
Campbell	Hollingsworth	McIntosh	Shields
Clark	Hollis	McMillan	Swanson
Cole	Holmgren	Mathews	Taylor
Cox	Hopkins	Miller	Torgeson
Crozier	Hubbard	Mounce	Van Wert
Dean	Hunt	Nelson of	Vaughn
Ditto	Hush	Hancock	Venard
Eckles	Irwin	Nelson of Story	Vosseller
Elliott of Polk	Istad	O'Brien	Wamstad
Ellsworth	Jensen	Orr	Wearin
Figgins	Johnson of	Pattison	Whiting
Finnern	Dickinson	Paulson	Wilson
Fleming	Johnson of	Pendray	Mr. Speaker
Forsling	Keokuk		

The nays were, none.

Absent or not voting, 17.

Aiken	Elliott of Scott	Jaycox	Simmer
Bair	Files	O'Donnell	Smith
Barnes	Greene	Randall	Truax
Bush	Hall	Reno	Van Buren
Dayton			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 252, a bill for an act to amend, revise, and codify section ten thousand one hundred two (10102), Code, 1927,

relating to acknowledgments, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 91.

Albert	Forsling	King	Reimers
Allen	Gilmore	Knudson	Reno
Baker	Griswold	Lamb	Rice
Ballew	Hagglund	Lichty	Rutledge
Berry	Hall	Lomas	Ryder
Buchmiller	Hansen	Lovrien	Rylander
Burton	Hanson	McCaulley	Sass
Bush	Hatter	McCreery	Shannon
Byers of Fayette	Hayes	McIlrath	Shields
Byers of Linn	Heald	McIntosh	Smith
Campbell	Helgason	McMillan	Swanson
Clark	Hollingsworth	Mathews	Taylor
Cole	Hollis	Miller	Torgeson
Cox	Holmgren	Mounce	Van Wert
Crozier	Hopkins	Nelson of Story	Vaughn
Dean	Hunt	O'Brien	Venard
Ditto	Hush	Orr	Vosseller
Eckles	Irwin	Pattison	Wamstad
Elliott of Polk	Istad	Paulson	Wearin
Elliott of Scott	Jaycox	Pendray	Whiting
Ellsworth	Jensen	Ratliff	Wilson
Figgins	Johnson of	Rawlings	Mr. Speaker
Finnern	Keokuk	Read	
Fleming			

The nays were, none.

Absent or not voting, 17.

Aiken	Files	Johnson of	O'Donnell
Bair	Greene	Dickinson	Randall
Barnes	Hill	Kline	Simmer
Bixler	Hubbard	Nelson of	Truax
Dayton		Hancock	Van Buren

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 253, a bill for an act to amend section ten thousand four hundred eighty-six (10486), Code, 1927, relating to annulment of marriages, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.



On the question "Shall the bill pass?"

The ayes were, 92.

Albert	Fleming	Johnson of	Pendray
Allen	Forsling	Keokuk	Ratliff
Bair	Gilmore	King	Rawlings
Baker	Griswold	Kline	Read
Ballew	Hagglund	Knudson	Reimers
Berry	Hall	Lamb	Reno
Bixler	Hansen	Lichty	Rice
Buchmiller	Hanson	Lomas	Rutledge
Burton	Hatter	Lovrien	Ryder
Bush	Hayes	McCaulley	Rylander
Byers of Fayette	Heald	McCreery	Sass
Campbell	Helgason	McIlrath	Shannon
Clark	Hollingsworth	McIntosh	Shields
Cole	Hollis	McMillan	Smith
Cox	Holmgren	Mathews	Swanson
Crozier	Hopkins	Miller	Taylor
Dean	Hubbard	Mounce	Torgeson
Ditto	Hunt	Nelson of	Venard
Eckles	Hush	Hancock	Vosseller
Elliott of Polk	Irwin	Nelson of Story	Wamstad
Elliott of Scott	Istad	O'Brien	Wearin
Ellsworth	Jaycox	Orr	Whiting
Figgins	Jensen	Pattison	Mr. Speaker
Finnern		Paulson	

The nays were, none.

Absent or not voting, 16.

Aiken	Greene	O'Donnell	Van Buren
Barnes	Hill	Randall	Van Wert
Byers of Linn	Johnson of	Simmer	Vaughn
Dayton	Dickinson	Truax	Wilson
Files			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 254, a bill for an act to amend section two hundred thirty-five (235), Code, 1927, relating to distribution of Codes and session laws, with report of committee recommending passage, was taken up for consideration.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 93.

Albert	Fleming	Johnson of	Rawlings
Allen	Forsling	Keokuk	Read
Bair	Gilmore	King	Reimers
Baker	Griswold	Knudson	Reno
Ballew	Hagglund	Lamb	Rice
Berry	Hall	Lichty	Rtledge
Bixler	Hansen	Lomas	Ryder
Buchmiller	Hanson	Lovrien	Rylander
Burton	Hatter	McCaulley	Sass
Bush	Hayes	McIlrath	Shannon
Byers of Fayette	Heald	McIntosh	Shields
Byers of Linn	Helgason	McMillan	Smith
Campbell	Hill	Mathews	Swanson
Clark	Hollingsworth	Miller	Taylor
Cole	Hollis	Mounce	Torgeson
Cox	Holmgren	Nelson of	Van Wert
Crozier	Hopkins	Hancock	Venard
Ditto	Hubbard	Nelson of Story	Vosseller
Eckles	Hunt	O'Brien	Wamstad
Elliott of Polk	Hush	Orr	Wearin
Elliott of Scott	Irwin	Pattison	Whiting
Ellsworth	Istad	Paulson	Wilson
Figgins	Jaycox	Pendray	Mr. Speaker
Finnern	Jensen	Ratliff	

The nays were, none.

Absent or not voting, 15.

Aiken	Files	Kline	Simmer
Barnes	Greene	McCreery	Truax
Dayton	Johnson of	O'Donnell	Van Buren
Dean	Dickinson	Randall	Vaughn

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### SENATE JOINT RESOLUTION NO. 2

Reimers of Lyon moved that Senate Joint Resolution No. 2 be withdrawn from the sifting committee.

Bair of Buena Vista moved the previous question.

Motion prevailed.

On the question "Shall Senate Joint Resolution No. 2 be withdrawn from the sifting committee?" a roll call was demanded.

The ayes were, 41.

Allen	Bush	Files	Heald
Baker	Cox	Griswold	Helgason
Berry	Crozier	Hagglund	Hill
Buchmiller	Ditto	Hanson	Hollingsworth

Hopkins	Knudson	Rawlings	Van Buren
Istad	Lovrien	Reimers	Venard
Jensen	McIlrath	Rice	Vosseller
Johnson of Dickinson	Nelson of Story	Shannon	Wamstad
King	O'Brien	Smith	Whiting
Kline	Paulson	Taylor	Wilson
	Pendray		

The nays were, 52.

Bair	Forsling	Johnson of	Orr
Ballew	Gilmore	Keokuk	Pattison
Burton	Greene	Lamb	Ratliff
Byers of Fayette	Hall	Lichty	Read
Byers of Linn	Hansen	Lomas	Reno
Campbell	Hatter	McCaulley	Rutledge
Clark	Hayes	McCreery	Ryder
Dean	Hollis	McIntosh	Rylander
Elliott of Polk	Holmgren	McMillan	Torgeson
Elliott of Scott	Hubbard	Mathews	Van Wert
Ellsworth	Hunt	Mounce	Vaughn
Figgins	Hush	Nelson of	Wearin
Finnern	Irwin	Hancock	Mr. Speaker
Fleming	Jaycox		

Absent or not voting, 15.

Aiken	Cole	O'Donnell	Simmer
Albert	Dayton	Randall	Swanson
Barnes	Eckles	Sass	Truax
Bixler	Miller	Shields	

Motion lost.

### CONSIDERATION OF BILLS

Senate File No. 482, a bill for an act to amend section six hundred thirty-nine (639) of the Code, 1927, relating to nominations by political parties in cities and towns, and to provide the way in which political parties in cities and towns may make nominations of candidates for all municipal offices to be filled by direct vote of the people, was taken up for consideration, unanimous consent having been granted for the suspension of the rules.

Ballew of Appanoose moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 92.

Albert	Ballew	Burton	Campbell
Allen	Berry	Bush	Clark
Bair	Bixler	Byers of Fayette	Cole
Baker	Buchmiller	Byers of Linn	Cox

Crozier	Holmgren	McCreery	Ryder
Dean	Hopkins	McIlrath	Rylander
Ditto	Hunt	McIntosh	Sass
Elliott of Polk	Hush	McMillan	Shields
Elliott of Scott	Irwin	Mathews	Simmer
Ellsworth	Istad	Mounce	Smith
Figgins	Jaycox	Nelson of	Swanson
Files	Jensen	Hancock	Taylor
Finnern	Johnson of	O'Brien	Torgeson
Fleming	Dickinson	Orr	Van Buren
Greene	Johnson of	Pattison	Van Wert
Griswold	Keokuk	Paulson	Vaughn
Hagglund	King	Pendray	Venard
Hall	Kline	Ratliff	Vosseller
Hanson	Knudson	Rawlings	Wamstad
Hatter	Lamb	Read	Wearin
Helgason	Lichty	Reimers	Whiting
Hill	Lomas	Reno	Wilson
Hollingsworth	Lovrien	Rice	Mr. Speaker
Hollis	McCaulley	Rutledge	

The nays were, 2.

Heald	Miller
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Absent or not voting, 14.

Aiken	Eckles	Hayes	Randall
Barnes	Forsling	Hubbard	Shannon
Dayton	Gilmore	Nelson of Story	Truax
	Hansen	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Ballew of Appanoose moved that the vote by which Senate File No. 482 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 139, a bill for an act relating to general exemptions from executions to heads of families, with report of committee recommending passage, was taken up for consideration.

Hagglund of Page moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 85.

Allen	Bixler	Bush	Campbell
Baker	Buchmiller	Byers of Fayette	Clark
Ballew	Burton	Byers of Linn	Cole

Cox	Heald	McCaulley	Reno
Crozier	Helgason	McIlrath	Rice
Dean	Hill	McIntosh	Rutledge
Elliott of Polk	Hollis	McMillan	Ryder
Elliott of Scott	Holmgren	Mathews	Rylander
Ellsworth	Hopkins	Miller	Sass
Figgins	Hunt	Mounce	Simmer
Files	Hush	Nelson of	Smith
Finnern	Istad	Hancock	Swanson
Fleming	Jensen	Nelson of Story	Torgeson
Forsling	Johnson of	O'Brien	Van Buren
Gilmore	Dickinson	Orr	Van Wert
Greene	Johnson of	Pattison	Vaughn
Hagglund	Keokuk	Paulson	Venard
Hall	King	Pendray	Vosseller
Hansen	Kline	Ratliff	Wearin
Hanson	Lamb	Rawlings	Whiting
Hatter	Lomas	Read	Wilson
Hayes	Lovrien	Reimers	Mr. Speaker

The nays were, none.

Absent or not voting, 23.

Aiken	Ditto	Jaycox	Shannon
Albert	Eckles	Knudson	Shields
Bair	Griswold	Lichty	Taylor
Barnes	Hollingsworth	McCreery	Truax
Berry	Hubbard	O'Donnell	Wamstad
Dayton	Irwin	Randall	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 33, a bill for an act concerning guardianship of incompetent veterans and minor children of disabled or deceased veterans, and the commitment of veterans, was taken up for consideration.

Sass of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 94.

Albert	Cole	Gilmore	Hunt
Allen	Cox	Greene	Hush
Bair	Crozier	Griswold	Irwin
Baker	Dean	Hagglund	Istad
Ballew	Ditto	Hall	Jaycox
Berry	Eckles	Hansen	Jensen
Bixler	Elliott of Polk	Hanson	Johnson of
Buchmiller	Elliott of Scott	Hatter	Dickinson
Burton	Ellsworth	Hayes	Johnson of
Bush	Figgins	Heald	Keokuk
Byers of Fayette	Files	Helgason	King
Byers of Linn	Finnern	Hill	Kline
Campbell	Fleming	Hollis	Knudson
Clark	Forsling	Hopkins	Lamb

Lichty	Nelson of	Reno	Torgeson
Lomas	Hancock	Rice	Van Buren
Lovrien	Nelson of Story	Rutledge	Van Wert
McCaulley	O'Brien	Ryder	Vaughn
McCreery	Orr	Rylander	Vosseller
McIlrath	Pattison	Sass	Wamstad
McIntosh	Paulson	Shannon	Wearin
McMillan	Pendray	Smith	Whiting
Mathews	Rawlings	Swanson	Wilson
Miller	Read	Taylor	Mr. Speaker
Mounce			

The nays were, none.

Absent or not voting, 14.

Aiken	Hölmgren	Ratliff	Simmer
Barnes	Hubbard	Reimers	Truax
Dayton	O'Donnell	Shields	Venard
Hollingsworth	Randall		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Sass of Woodbury moved that the vote by which Senate File No. 33 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 356, a bill for an act to amend the law as it appears in sections seven thousand one hundred ninety-two (7192) and seven thousand two hundred three (7203) of the Code, 1927, relating to the lien of personal taxes upon real estate, was taken up for consideration.

Byers of Linn offered the following amendments and moved their adoption:

Amend by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. That the law as it appears in section seventy-one hundred ninety (7190) of the Code, 1927, be and the same is hereby amended as follows:

(a) By inserting after the word "taxes" in line six (6) thereof the words: "and delinquent poll taxes";

(b) By striking the period at the end of said section and adding the following: "which do not appear thereon."

Sec. 2. That the law as it appears in section seventy-one hundred ninety-two (7192) of the Code, 1927, be and the same is hereby repealed.

Sec. 3. That the law as it appears in section seventy-two hundred three (7203) of the Code, 1927, be amended as follows:

(a) By inserting at the beginning of said section the following words: "all poll taxes and";

(b) By changing the period after the word "title" in line six (6) of said section to a comma and adding the words: "and situated in the county in which the tax is levied.";

(c) And by inserting after the word "all" in line eight (8) of said section the words: "poll taxes and all".

#### Amendments adopted.

Allen of Pocahontas moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 98.

Albert	Finnern	Johnson of	Pattison
Allen	Fleming	Dickinson	Pendray
Bair	Forsling	Johnson of	Ratliff
Baker	Gilmore	Keokuk	Rawlings
Ballew	Griswold	King	Read
Berry	Hagglund	Kline	Rice
Bixler	Hall	Knudson	Ryder
Buchmiller	Hansen	Lamb	Rylander
Burton	Hanson	Lichty	Sass
Bush	Hatter	Lovrien	Shannon
Byers of Fayette	Hayes	McCaulley	Shields
Byers of Linn	Heald	McCreery	Smith
Campbell	Helgason	McIlrath	Swanson
Clark	Hill	McIntosh	Taylor
Cox	Hollingsworth	McMillan	Torgeson
Dean	Hollis	Mathews	Van Buren
Ditto	Hopkins	Miller	Van Wert
Eckles	Hush	Mounce	Vaughn
Elliott of Polk	Irwin	Nelson of	Vosseller
Elliott of Scott	Istad	Hancock	Wamstad
Ellsworth	Jaycox	Nelson of Story	Wearin
Figgins	Jensen	O'Brien	Wilson
Files		Orr	Mr. Speaker

The nays were, none.

Absent or not voting, 20.

Aiken	Greene	O'Donnell	Rutledge
Barnes	Holmgren	Paulson	Simmer
Cole	Hubbard	Randall	Truax
Crozier	Hunt	Reimers	Venard
Dayton	Lomas	Reno	Whiting

So the bill having received a constitutional majority was declared to have passed the House.

Byers of Linn offered the following amendment to the title of Senate File No. 356 and moved its adoption:

Strike all of the title and substitute therefor the following: "A bill for an act to amend the law as it appears in sections seventy-one hundred ninety (7190) and seventy-two hundred three (7203) of the Code and to repeal section seventy-one hundred ninety-two (7192) of the Code, 1927,

relating to the delinquent poll tax list, and the lien of poll taxes and personal taxes on real estate."

Amendment adopted and the title, as amended, was agreed to.

Allen of Pocahontas moved that the vote by which Senate File No. 356 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 351, a bill for an act to authorize the expenditure and investment of tax funds raised for the erection and maintenance of memorial buildings and monuments when such funds have remained unexpended for a period of five (5) years or more, was taken up for consideration.

Albert of Grundy moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 90.

Albert	Finnern	Johnson of	Pendray
Allen	Fleming	Dickinson	Ratliff
Bair	Forsling	Johnson of	Rawlings
Baker	Gilmore	Keokuk	Read
Ballew	Griswold	King	Reno
Berry	Hagglund	Kline	Rice
Bixler	Hall	Lamb	Ryder
Buchmiller	Hansen	Knudson	Rylander
Burton	Hanson	Lichty	Sass
Bush	Hatter	Lomas	Shannon
Byers of Fayette	Hayes	Lovrien	Shields
Byers of Linn	Heald	McCreery	Smith
Campbell	Helgason	McIlrath	Swanson
Cole	Hill	McIntosh	Taylor
Cox	Hollingsworth	McMillan	Torgeson
Dean	Hollis	Mathews	Van Buren
Ditto	Holmgren	Mounce	Van Wert
Eckles	Hopkins	Nelson of	Vaughn
Elliott of Polk	Hush	Hancock	Vosseller
Elliott of Scott	Irwin	Nelson of Story	Wamstad
Ellsworth	Istad	O'Brien	Wearin
Figgins	Jaycox	Orr	Whiting
Files	Jensen	Pattison	Wilson
			Mr. Speaker

The nays were, none.

Absent or not voting, 18.

Aiken	Greene	O'Donnell	Rutledge
Barnes	Hubbard	Paulson	Simmer
Clark	Hunt	Randall	Truax
Crozier	McCaulley	Reimers	Venard
Dayton	Miller		



So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 290, a bill for an act so to amend chapter ninety-three (93), Code, 1927, as to transfer the powers and duties therein specified, from the secretary of state to the board of control of state institutions, said chapter relating to organizations which solicit public donations, was taken up for consideration.

Orr of Clayton moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 93.

Albert	Finnern	Johnson of	Pendray
Allen	Fleming	Dickinson	Ratliff
Bair	Forsling	Johnson of	Rawlings
Baker	Gilmore	Keokuk	Read
Ballew	Griswold	King	Reno
Berry	Hagglund	Kline	Rice
Bixler	Hall	Lamb	Rutledge
Buchmiller	Hansen	Knudson	Ryder
Burton	Hanson	Lichty	Rylander
Bush	Hatter	Lomas	Sass
Byers of Fayette	Hayes	McCaulley	Shannon
Byers of Linn	Heald	Lovrien	Shields
Campbell	Helgason	McCreery	Smith
Clark	Hill	McIlrath	Swanson
Cole	Hollingsworth	McIntosh	Taylor
Cox	Hollis	McMillan	Torgeson
Dean	Holmgren	Mathews	Van Buren
Ditto	Hopkins	Miller	Van Wert
Eckles	Hush	Mounce	Vaughn
Elliott of Polk	Irwin	Nelson of	Vosseller
Elliott of Scott	Istad	Hancock	Wamstad
Ellsworth	Jaycox	Nelson of Story	Wearin
Figgins	Jensen	Orr	Whiting
Files		Pattison	Wilson
			Mr. Speaker

The nays were, none.

Absent or not voting, 15.

Aiken	Greene	O'Donnell	Simmer
Barnes	Hubbard	Paulson	Truax
Crozier	Hunt	Randall	Venard
Dayton	O'Brien	Reimers	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Orr of Clayton moved that the vote by which Senate File No. 290 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 390, a bill for an act to amend section fifty-nine hundred eighty-six (5986), as it appears in the Code of 1927, relating to assessments for the construction of main sewers, was taken up for consideration.

Greene of Pottawattamie, chairman of the sifting committee, offered the following amendment and moved its adoption:

Amend Senate File No. 390 by striking all of section one (1) and by inserting in lieu thereof the following:

Section 1. That section fifty-nine hundred eighty-six (5986) of the Code, 1927, be amended by inserting after the word "thousand" in line three the following: "and cities having a population in excess of one hundred twenty-five thousand".

Amendment adopted.

Reno of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 74.

Albert	Hatter	Lomas	Reimers
Ballew	Hayes	Lovrien	Reno
Berry	Heald	McCaulley	Rice
Buchmiller	Helgason	McIlrath	Rutledge
Byers of Fayette	Hill	McIntosh	Ryder
Campbell	Hollis	McMillan	Rylander
Clark	Holmgren	Mathews	Shannon
Cole	Hopkins	Miller	Shields
Cox	Hush	Mounce	Smith
Crozier	Irwin	Nelson of	Swanson
Elliott of Polk	Istad	Hancock	Taylor
Elliott of Scott	Jaycox	Nelson of Story	Van Wert
Ellsworth	Jensen	O'Brien	Vaughn
Figgins	Johnson of	Orr	Vosseller
Finnern	Keokuk	Pattison	Wamstad
Gilmore	King	Paulson	Wearin
Greene	Kline	Pendray	Whiting
Hansen	Knudson	Ratliff	Wilson
Hanson	Lamb	Read	Mr. Speaker

The nays were, none.

Absent or not voting, 34.

Aiken	Dayton	Hall	Randall
Allen	Dean	Hollingsworth	Rawlings
Bair	Ditto	Hubbard	Sass
Baker	Eckles	Hunt	Simmer
Barnes	Files	Johnson of	Torgeson
Bixler	Fleming	Dickinson	Truax
Burton	Forsling	Lichty	Van Buren
Bush	Griswold	McCreery	Venard
Byers of Linn	Hagglund	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Reno of Polk moved that the vote by which Senate File No. 390 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Bair of Buena Vista moved that the House adjourn until 8:30 a. m. Friday.

Hayes of Dubuque moved to amend by making the hour 9:00 a. m. Friday.

Amendment lost.

Motion to adjourn lost.

Senate File No. 328, a bill for an act to provide for and regulate the issue of shares of stock of corporations without nominal or par value, was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 72.

Ballew	Griswold	Knudson	Rice
Berry	Hall	Lamb	Rutledge
Bixler	Hanson	Lovrien	Ryder
Buchmiller	Hatter	McCreery	Rylander
Burton	Hayes	McIlrath	Sass
Byers of Fayette	Helgason	McIntosh	Shannon
Byers of Linn	Hill	Mathews	Smith
Campbell	Hollingsworth	Miller	Swanson
Cole	Hollis	Mounce	Taylor
Cox	Holmgren	Nelson of	Torgeson
Crozier	Hopkins	Hancock	Van Buren
Dean	Irwin	Orr	Van Wert
Eckles	Istad	Pattison	Vosseller
Elliott of Scott	Jaycox	Paulson	Wamstad
Ellsworth	Jensen	Pendray	Wearin
Files	Johnson of	Ratliff	Whiting
Fleming	Keokuk	Rawlings	Wilson
Gilmore	King	Read	Mr. Speaker
	Kline	Reno	

The nays were, 1.

Allen

Absent or not voting, 35.

Aiken	Elliott of Polk	Hunt	O'Brien
Albert	Figgins	Hush	O'Donnell
Bair	Finnern	Johnson of	Randall
Baker	Forsling	Dickinson	Reimers
Barnes	Greene	Lichty	Shields
Bush	Hagglund	Lomas	Simmer
Clark	Hansen	McCaulley	Truax
Dayton	Heald	McMillan	Vaughn
Ditto	Hubbard	Nelson of Story	Venard

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Irwin of Lee moved that the vote by which Senate File No. 328 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### REPORT OF RULES COMMITTEE

Mathews of Des Moines, chairman of the rules committee, begs leave to report that they recommend the following addition to Rule 65, at the end of paragraph one:

"He shall be elected for a term of two years, ending with the tenth legislative day of the succeeding General Assembly following his election. Upon the convening of the General Assembly, or in the absence of both Speaker and Speaker pro tempore, he shall call the House to order and preside until a temporary speaker is elected. He shall perform such duties for a period not exceeding thirty days prior to the convening of the regular sessions of the General Assembly as will expedite the organization of the clerical force of the House, and to that end may retain an assistant, both of whom shall receive the same compensation as is fixed by the General Assembly for similar duties."

Passed on file.

King of Clay offered the following House Concurrent Resolution:

#### HOUSE CONCURRENT RESOLUTION NO. 14

*Whereas*, Members of the Forty-third General Assembly may desire to purchase the chairs occupied by them during this session therefore,

*Be It Resolved by the House, the Senate concurring*, That such members be permitted to purchase such chairs from the secretary of the executive council at the price of twenty-five dollars (\$25.00), and that the custodian of the state house be instructed to crate such chairs as may be purchased and deliver them to the express office in Des Moines, addressed to the purchaser.

*Be It Further Resolved by the House, the Senate concurring, That the Speaker of the House and the President of the Senate, the Sergeant-at-Arms of the House and the Sergeant-at-Arms of the Senate, the Chief Doorkeeper of the House and the Chief Doorkeeper of the Senate be presented with the chairs occupied by them during the session, and that the custodian of the state house be instructed to crate such chairs and deliver them to the express office in Des Moines, addressed to the persons mentioned herein.*

Laid over under Rule 34.

#### AMENDMENTS FILED

McIlrath of Poweshiek filed the following amendment to House Rule No. 65:

Amend the proposed amendment to House Rule No. 65, by striking the comma (,) after the word "assistant" in the thirteenth line and inserting in lieu thereof a period (.); further amend by striking the words "both of whom" appearing in said line and inserting in lieu thereof the words "For such services each".

Johnson of Dickinson filed the following amendment to House File No. 497:

Amend House File No. 497 by striking out all of section 8 and renumbering the balance of the sections.

Also amend by inserting at the end of subsection 6 of section 19 (to be renumbered as section 18) the following:

"Provided, however, that no bank or loan and trust company or its officers or employees shall be required to divulge knowledge concerning the property of any person when such knowledge was obtained through information imparted as a part of a business transaction with or for such person and in the usual and ordinary course of business said bank or loan and trust company, and was necessary and proper to the discharge of the duty of said bank or loan and trust company in relation to such business transaction. This proviso shall be additional to other provisions of the law relating to confidential and privileged communications."

Also amend section 30 (to be renumbered as section 29) by striking out the words "within 10 days after this act takes effect" in lines 1 and 2 and by changing the small "t" to a capital "T" in the following word "the".

Johnson of Dickinson filed the following amendment to House File No. 497:

Amend House File No. 497 by striking from subsection 2 of section 19, the word "January" and inserting in lieu thereof the word "November".

Also amend by adding as subsection 15 of section 19 the following:

"To call upon any state department or institution for technical advice and data which may be of value in connection with the work of assessment and taxation."

Hayes of Dubuque moved that the House recess until 8:45 a. m. Friday.

On the question "Shall the House recess?" a roll call was demanded.

The ayes were, 73.

Bair	Fleming	Knudson	Ratliff
Baker	Gilmore	Lamb	Rawlings
Ballew	Greene	Lichty	Read
Bixler	Griswold	McCaulley	Reimers
Burton	Hall	McCreery	Reno
Byers of Fayette	Hanson	McIlrath	Rice
Byers of Linn	Hatter	McIntosh	Ryder
Campbell	Hayes	McMillan	Rylander
Clark	Heald	Mathews	Sass
Cole	Hill	Miller	Shannon
Crozier	Hollis	Nelson of	Shields
Dean	Holmgren	Hancock	Swanson
Eckles	Hopkins	Nelson of Story	Taylor
Elliott of Polk	Hush	O'Brien	Van Wert
Elliott of Scott	Irwin	Orr	Vaughn
Ellsworth	Istad	Pattison	Wamstad
Figgins	Jaycox	Paulson	Whiting
Files	Jensen	Pendray	Wilson
Finnern	Kline		

The nays were, 20.

Allen	Forsling	King	Torgeson
Berry	Helgason	Lovrien	Van Buren
Buchmiller	Hollingsworth	Mounce	Vosseller
Bush	Hubbard	Rutledge	Wearin
Cox	Johnson of	Smith	Mr. Speaker
	Keokuk		

Absent or not voting, 15.

Aiken	Ditto	Johnson of	Randall
Albert	Hagglund	Dickinson	Simmer
Barnes	Hansen	Lomas	Truax
Dayton	Hunt	O'Donnell	Venard

Motion prevailed and the House recessed until 8:45 a. m. Friday.

# JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES,  
DES MOINES, IOWA, APRIL 12, 1929.

House met pursuant to adjournment, Speaker Johnson in the chair.

Prayer was offered by the Rev. Erwin A. Jahr, pastor of the Lutheran Church Alvord, Iowa.

Journal of April 11th corrected and approved.

## CONSIDERATION OF SENATE AMENDMENTS

On request of Orr of Clayton, House File No. 276, a bill for an act to amend the law as it appears in section twenty-six hundred fifty-three (2653) of the Code of Iowa, 1927, relating to importation of live stock into the state, with Senate amendments, was taken up and the amendments read and considered.

## SENATE AMENDMENTS TO HOUSE FILE NO. 276

Amend by inserting after the word "any" and before the word "dairy" in line seven (7), the words "cattle for".

Further amend by striking the word "cattle" from said line seven (7) and inserting the word "purposes".

Mr. Orr moved that the House concur in the Senate amendments.

On the question "Shall the House concur?"

The ayes were, 73.

Bair	Crozier	Heald	Johnson of
Baker	Dean	Helgason	Dickinson
Ballew	Ellsworth	Hill	Johnson of
Bixler	Figgins	Hollingsworth	Keokuk
Buchmiller	Files	Hollis	King
Burton	Finnern	Holmgren	Knudson
Bush	Forsling	Hopkins	Lichty
Byers of Fayette	Greene	Hush	Lovrien
Campbell	Hagglund	Irwin	McCreery
Clark	Hall	Istad	McIlrath
Cole	Hatter	Jaycox	McIntosh
Cox	Hayes		McMillan

Mathews	Pendray	Rylander	Vaughn
Miller	Rawlings	Shannon	Venard
Nelson of	Read	Shields	Vosseller
Hancock	Reno	Taylor	Wamstad
Nelson of Story	Rice	Torgeson	Wearin
Orr	Rutledge	Van Buren	Whiting
Pattison	Ryder	Van Wert	Mr. Speaker
Paulson			

The nays were, none.

Absent or not voting, 35.

Aiken	Elliott of Polk	Jensen	Ratliff
Albert	Elliott of Scott	Kline	Reimers
Allen	Fleming	Lamb	Sass
Barnes	Gilmore	Lomas	Simmer
Berry	Griswold	McCaulley	Smith
Byers of Linn	Hansen	Mounce	Swanson
Dayton	Hanson	O'Brien	Truax
Ditto	Hubbard	O'Donnell	Wilson
Eckles	Hunt	Randall	

House concurred in Senate amendments to House File No. 276.

#### HOUSE CONCURRENT RESOLUTION CALLED UP

King of Clay called up House Concurrent Resolution No. 14, found in the journal of April 11th, and moved its adoption.

Motion prevailed and the concurrent resolution was adopted.

#### HOUSE JOINT RESOLUTION NO. 9 WITHDRAWN

Van Buren of Jones moved that House Joint Resolution No. 9 be withdrawn from the committee on appropriations.

McCaulley of Calhoun moved that action on the pending motion be deferred.

Motion to defer lost.

Elliott of Scott moved the previous question.

Motion prevailed.

On the question "Shall House Joint Resolution No. 9 be withdrawn?" a roll call was demanded.

The ayes were, 74.

Albert	Campbell	Elliott of Scott	Heald
Allen	Clark	Ellsworth	Helgason
Baker	Cole	Files	Hill
Berry	Cox	Finnern	Hollingsworth
Bixler	Crozier	Fleming	Hollis
Buchmiller	Dayton	Griswold	Hubbard
Burton	Dean	Hagglund	Hunt
Bush	Ditto	Hanson	Hush
Byers of Fayette	Eckles	Hayes	Istad



Jensen	Lovrien	Ratliff	Swanson
Johnson of Dickinson	McCreery	Rawlings	Taylor
Johnson of Keokuk	McIlrath	Read	Torgeson
King	McIntosh	Reimers	Truax
Kline	McMillan	Rutledge	Van Buren
Knudson	Mounce	Ryder	Van Wert
Lamb	Nelson of Story	Rylander	Vaughn
Lichty	O'Brien	Shields	Venard
	Paulson,	Simmer	Vosseller
	Pendray	Smith	Wilson

The nays were, 17.

Bair	Greene	Jaycox	Orr
Ballew	Hall	McCaulley	Pattison
Barnes	Hansen	Mathews	Rice
Forsling	Irwin	Miller	Sass
Gilmore			

Absent or not voting, 17.

Aiken	Holmgren	O'Donnell	Wamstad
Byers of Linn	Hopkins	Randall	Wearin
Elliott of Polk	Lomas	Reno	Whiting
Figgins	Nelson of Hancock	Shannon	Mr. Speaker
Hatter			

Motion prevailed and House Joint Resolution No. 9 was withdrawn from the committee on appropriations.

#### CONFERENCE COMMITTEE REPORT ON SENATE FILE NO. 10

Hansen of Scott called up the report of the conference committee on Senate File No. 10, found in the journal of April 11th, and moved its adoption.

Bair of Buena Vista moved the previous question.

Motion prevailed.

Torgeson of Worth moved to reconsider the vote by which the previous question was ordered.

On the question "Shall the House reconsider the vote by which the previous question was ordered?" a roll call was demanded.

The ayes were, 59.

Aiken	Bush	Finnern	Holmgren
Albert	Campbell	Fleming	Hopkins
Allen	Clark	Gilmore	Hubbard
Baker	Cole	Griswold	Hush
Ballew	Cox	Hagglund	Istad
Barnes	Crozier	Hanson	Jensen
Berry	Dayton	Helgason	Johnson of
Bixler	Files	Hill	Dickinson

Johnson of Keokuk	Nelson of Hancock	Sass	Van Buren
King	O'Brien	Shannon	Van Wert
Knudson	Paulson	Shields	Vaughn
Lovrien	Pendray	Simmer	Venard
McIlrath	Rawlings	Smith	Vosseller
Miller	Read	Swanson	Wamstad
	Rylander	Taylor	Wearin
		Torgeson	

The nays were, 48.

Bair	Forsling	Kline	Orr
Buchmiller	Greene	Lamb	Pattison
Burton	Hall	Lichty	Ratliff
Byers of Fayette	Hansen	Lomas	Reimers
Byers of Linn	Hatter	McCaulley	Reno
Dean	Hayes	McCreery	Rice
Ditto	Heald	McIntosh	Rutledge
Eckles	Hollingsworth	McMillan	Ryder
Elliott of Polk	Hollis	Mathews	Truax
Elliott of Scott	Hunt	Mounce	Whiting
Ellsworth	Irwin	Nelson of Story	Wilson
Figgins	Jaycox	O'Donnell	Mr. Speaker

Absent or not voting, 1.

Randall

Motion to reconsider prevailed.

On the question "Shall the previous question be ordered?" a roll call was demanded.

The ayes were, 50.

Bair	Greene	Lichty	Ratliff
Buchmiller	Hall	Lomas	Read
Burton	Hansen	McCaulley	Reimers
Byers of Fayette	Hatter	McCreery	Reno
Byers of Linn	Hayes	McIntosh	Rice
Dayton	Heald	McMillan	Rutledge
Dean	Hollingsworth	Mathews	Ryder
Ditto	Hollis	Mounce	Shannon
Eckles	Hunt	Nelson of Story	Truax
Elliott of Polk	Irwin	Orr	Whiting
Elliott of Scott	Jaycox	Pattison	Wilson
Ellsworth	Kline	Paulson	Mr. Speaker
Figgins	Lamb		

The nays were, 56.

Aiken	Cole	Hill	King
Albert	Cox	Holmgren	Knudson
Allen	Files	Hopkins	Lovrien
Baker	Finnern	Hubbard	McIlrath
Ballew	Fleming	Hush	Miller
Barnes	Forsling	Istad	Nelson of Hancock
Berry	Gilmore	Jensen	O'Brien
Bixler	Griswold	Johnson of Dickinson	O'Donnell
Bush	Hagglund	Johnson of Keokuk	Pendray
Campbell	Hanson		Rawlings
Clark	Helgason		

Rylander	Smith	Van Buren	Vosseller
Sass	Swanson	Van Wert	Wamstad
Shields	Taylor	Vaughn	Wearin
Simmer	Torgeson	Venard	

Absent or not voting, 2.

Crozier	Randall
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Motion lost.

Pattison of Jefferson moved the previous question on the conference report.

Motion prevailed.

On the question "Shall the report of the conference committee on Senate File No. 10 be adopted?"

The ayes were, 41.

Bair	Hall	Lamb	Ratliff
Ballew	Hansen	Lichty	Reno
Byers of Fayette	Hayes	McCreery	Rutledge
Byers of Linn	Heald	McIntosh	Ryder
Dean	Hill	McMillan	Rylander
Ditto	Hollingsworth	Mathews	Shannon
Eckles	Hollis	Nelson of Story	Truax
Elliott of Polk	Hunt	Orr	Whiting
Elliott of Scott	Irwin	Pattison	Wilson
Forsling	Jaycox	Paulson	Mr. Speaker
Greene			

The nays were, 65.

Aiken	Figgins	Johnson of	Read
Albert	Files	Keokuk	Reimers
Allen	Finnern	King	Rice
Baker	Fleming	Kline	Sass
Barnes	Gilmore	Knudson	Shields
Berry	Griswold	Lomas	Simmer
Bixler	Hagglund	Lovrien	Smith
Buchmiller	Hanson	McCaulley	Swanson
Burton	Helgason	McIlrath	Taylor
Bush	Holmgren	Miller	Torgeson
Campbell	Hopkins	Mounce	Van Buren
Clark	Hubbard	Nelson of	Van Wert
Cole	Hush	Hancock	Vaughn
Cox	Istad	O'Brien	Venard
Crozier	Jensen	O'Donnell	Vosseller
Dayton	Johnson of	Pendray	Wamstad
Ellsworth	Dickinson	Rawlings	Wearin

Absent or not voting, 2.

Hatter	Randall
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Conference committee report was rejected.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files Nos. 289, 346, 398, 419, 267, 322, 402, 204, 205, 207, and 424. Senate Files Nos. 291 and 500.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House Files Nos. 267, 322, 402, 204, 205, 207, 424, 289, 346, 398, 419.

## BILLS SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 12th day of April, 1929, sent to the governor for his approval: House Files Nos. 267, 322, 402, 289, 346, 398, 419, 204, 205, 207 and 424.

S. R. TORGESON, *Chairman.*

Report adopted.

## CONSIDERATION OF SENATE AMENDMENTS

On request of Ratliff of Henry, House File No. 501, a bill for an act to repeal section twelve thousand seven hundred seventy-two (12772) of the Code, 1927, and to enact a substitute therefor, relating to investment of funds by trustees, executors, administrators and guardians, with Senate amendments, was taken up and the amendments read and considered.

## SENATE AMENDMENTS TO HOUSE FILE NO. 501

Amend section one (1) by striking from lines 49 and 50 the words "or any adjoining".

Further amend section one (1) by inserting after the word "approval" where it first appears, "and be approved".

Mr. Ratliff moved that the House concur in the Senate amendments.

On the question "Shall the House concur?"

The ayes were, 81.

Bair	Fleming	Johnson of	Pendray
Baker	Forsling	Keokuk	Ratliff
Ballew	Gilmore	King	Rawlings
Barnes	Greene	Knudson	Read
Bixler	Griswold	Lamb	Reno
Buchmiller	Hagglund	Lichty	Rice
Burton	Hansen	Lomas	Rutledge
Bush	Hanson	Lovrien	Ryder
Byers of Fayette	Hatter	McCaulley	Shannon
Clark	Hayes	McCreery	Swanson
Cox	Heald	McIntosh	Taylor
Crozier	Helgason	McMillan	Torgeson
Dayton	Hill	Mathews	Truax
Dean	Hollis	Miller	Van Wert
Ditto	Holmgren	Mounce	Venard
Eckles	Hopkins	Nelson of	Vosseller
Elliott of Polk	Hunt	Hancock	Wamstad
Elliott of Scott	Irwin	Nelson of Story	Wearin
Ellsworth	Istad	Orr	Whiting
Files	Jaycox	Pattison	Wilson
	Jensen	Paulson	Mr. Speaker

The nays were, none.

Absent or not voting, 27.

Aiken	Finnern	Kline	Sass
Albert	Hall	McIlrath	Shields
Allen	Hollingsworth	O'Brien	Simmer
Berry	Hubbard	O'Donnell	Smith
Byers of Linn	Hush	Randall	Van Buren
Campbell	Johnson of	Reimers	Vaughn
Cole	Dickinson	Rylander	
Figgins			

House concurred in Senate amendments to House File No. 501.

On request of Whiting of Johnson, House File No. 9, a bill for an act to amend the law as it appears in sections fifty-six hundred thirty-two (5632) and fifty-six hundred thirty-three (5633), Code, 1927, relating to the election of city solicitor, city engineer and the appointment of police judge, with Senate amendments, was taken up and the amendments read and considered.

## SENATE AMENDMENTS TO HOUSE FILE NO. 9

Amend section one (1) by striking the period (.) at the end of line five (5) and substituting a comma (,) and adding the following:

“provided, however, that the auditor, solicitor and engineer may be elected if it is so provided by ordinance.”

Amend by adding the following sections:

“Sec. 4. The provisions of this act shall not apply to cities and towns organized under the provisions of chapter three hundred twenty-eight (328) of the Code, 1927.

“Sec. 5. The provisions of this act shall not apply to cities organized under chapter 326 of the Code.

“Sec. 6. The provisions of this act shall not apply to any city or town with a population of less than forty thousand.”

Amend the title by striking from line five (5) the words “city solicitor and city engineer,” and inserting in lieu thereof “city solicitor, city engineer, and auditor.”

Further amend the title by striking the period at the end thereof and adding the following:

“exception in cities and towns organized under the provisions of chapter three hundred twenty-eight (328), of the Code, 1927, cities organized under chapter three hundred twenty-six (326) of the Code, 1927, and cities with a population of less than forty thousand (40,000).”

Mr. Whiting moved that the House concur in the Senate amendments.

On the question “Shall the House concur?”

The ayes were, 79.

Albert	Greene	King	Read
Allen	Griswold	Knudson	Reno
Baker	Hagglund	Lamb	Rice
Barnes	Hall	Lichty	Rutledge
Bixler	Hanson	Lovrien	Ryder
Buchmiller	Hatter	McCaulley	Rylander
Burton	Hayes	McCreery	Shannon
Bush	Heald	McIntosh	Smith
Byers of Fayette	Helgason	Mathews	Swanson
Campbell	Hill	Mounce	Taylor
Clark	Holmgren	Nelson of	Truax
Cole	Hopkins	Hancock	Van Wert
Crozier	Hubbard	Nelson of Story	Venard
Dayton	Hunt	O'Brien	Vosseller
Dean	Hush	Orr	Wamstad
Ditto	Irwin	Pattison	Wearin
Eckles	Istad	Paulson	Whiting
Elliott of Polk	Jaycox	Pendray	Wilson
Elliott of Scott	Jensen	Ratliff	Mr. Speaker
Ellsworth	Johnson of	Rawlings	
Files	Keokuk		

The nays were, 4.

Fleming	Kline	Miller	Torgeson
Absent or not voting, 25.			
Aiken	Finnern	Johnson of	Reimers
Bair	Forsling	Dickinson	Sass
Berry	Gilmore	Lomas	Shields
Ballew	Hansen	McIlrath	Simmer
Byers of Linn	Hollingsworth	McMillan	Van Buren
Cox	Hollis	O'Donnell	Vaughn
Figgins		Randall	

House concurred in Senate amendments to House File No. 9.

On request of Forsling of Woodbury, House File No. 160, a bill for an act to amend section ten thousand four hundred six (10406), Code, 1927, relating to the legalization of certain conveyances of real estate as to extend the provisions of such legalization to the year nineteen hundred fifteen (1915), with Senate amendment, was taken up and the amendment read and considered.

#### SENATE AMENDMENT TO HOUSE FILE NO. 160

Amend by inserting the word "adversely" immediately before the word "affected" in line one (1) of section two (2) thereof.

Mr. Forsling moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 87.

Albert	Figgins	Jensen	O'Brien
Allen	Files	Johnson of	Orr
Bair	Finnern	Dickinson	Pattison
Baker	Fleming	Johnson of	Paulson
Ballew	Forsling	Keokuk	Pendray
Barnes	Gilmore	King	Rawlings
Berry	Greene	Kline	Reno
Bixler	Griswold	Knudson	Rice
Buchmiller	Hagglund	Lamb	Ryder
Burton	Hall	Lichty	Rylander
Byers of Fayette	Hanson	Lomas	Shannon
Campbell	Hatter	Lovrien	Taylor
Clark	Hays	McCaulley	Torgeson
Cole	Heald	McCreery	Truax
Cox	Helgason	McIlrath	Van Wert
Crozier	Hill	McIntosh	Vaughn
Dayton	Hollingsworth	Mathews	Vosseller
Dean	Holmgren	Miller	Wamstad
Ditto	Hopkins	Mounce	Wearin
Eckles	Hush	Nelson of	Whiting
Elliott of Polk	Irwin	Hancock	Wilson
Elliott of Scott	Istad	Nelson of Story	Mr. Speaker
Ellsworth	Jaycox		

The nays were, none.

Absent or not voting, 21.

Aiken	Hunt	Read	Simmer
Bush	McMillan	Reimers	Smith
Byers of Linn	O'Donnell	Rutledge	Swanson
Hansen	Randall	Sass	Van Buren
Hollis	Ratliff	Shields	Venard
Hubbard			

House concurred in Senate amendment to House File No. 160.

On request of Baker of Jasper, House File No. 226, a bill for an act to amend section three thousand seventy-six (3076), of the Code, 1927, relating to the pasteurization of skimmed milk and buttermilk, with Senate amendment, was taken up and the amendment read and considered.

#### SENATE AMENDMENT TO HOUSE FILE NO. 226

Amend by striking out the word "pasturization" in lines two (2) and three (3) of the title and inserting in lieu thereof the word "pasteurization".

Mr. Baker moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 76.

Albert	Finnern	Jensen	Paulson
Allen	Fleming	Johnson of	Pendray
Baker	Forsling	Dickinson	Ratliff
Barnes	Gilmore	Johnson of	Rawlings
Buchmiller	Greene	Keokuk	Reno
Burton	Hagglund	King	Ryder
Byers of Fayette	Hall	Kline	Rylander
Clark	Hansen	Lamb	Shannon
Cole	Hanson	Lichty	Swanson
Cox	Hatter	Lovrien	Taylor
Crozier	Hayes	McCaulley	Torgeson
Dayton	Heald	McCreery	Truax
Dean	Helgason	McIlrath	Van Wert
Ditto	Hill	McIntosh	Vosseller
Eckles	Hollingsworth	McMillan	Vaughn
Elliott of Polk	Hollis	Mounce	Wearin
Elliott of Scott	Holmgren	Nelson of	Whiting
Ellsworth	Hush	Hancock	Wilson
Figgins	Istad	Nelson of Story	Mr. Speaker
Files	Jaycox	Orr	

The nays were, 1.

Miller



Absent or not voting, 31.

Aiken	Griswold	O'Brien	Sass
Bair	Hopkins	O'Donnell	Shields
Ballew	Hubbard	Pattison	Simmer
Berry	Hunt	Randall	Smith
Bixler	Irwin	Read	Van Buren
Bush	Knudson	Reimers	Venard
Byers of Linn	Lomas	Rice	Wamstad
Campbell	Mathews	Rutledge	

House concurred in Senate amendment to House File No. 226.

On request of Greene of Pottawattamie, House File No. 531, a bill for an act to amend section eighty-nine hundred forty (8940) of the Code, 1927, to permit insurance of buildings and other property against loss or damage caused by airplanes, seaplanes, dirigibles or other aircraft, with Senate amendment, was taken up and the amendment read and considered.

#### SENATE AMENDMENT TO HOUSE FILE NO. 531

Amend by inserting after the word "end" in line three (3) the following:

"of sub-section one (1)".

Mr. Greene moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 93.

Albert	Fleming	Johnson of	Pendray
Allen	Forsling	Keokuk	Ratliff
Barnes	Gilmore	King	Read
Berry	Greene	Kline	Reno
Bixler	Hagglund	Knudson	Rice
Buchmiller	Hall	Lamb	Rutledge
Burton	Hanson	Lichty	Ryder
Bush	Hatter	Lomas	Rylander
Byers of Fayette	Hayes	Lovrien	Shannon
Campbell	Heald	McCaulley	Simmer
Clark	Helgason	McCreery	Smith
Cole	Hill	McIlrath	Swanson
Cox	Hollingsworth	McIntosh	Taylor
Crozier	Hollis	McMillan	Torgeson
Dayton	Holmgren	Mathews	Truax
Dean	Hopkins	Miller	Van Wert
Ditto	Hubbard	Mounce	Vaughn
Eckles	Hunt	Nelson of	Venard
Elliott of Polk	Hush	Hancock	Vosseller
Elliott of Scott	Irwin	Nelson of Story	Wamstad
Ellsworth	Istad	O'Brien	Whiting
Figgins	Jaycox	Orr	Wilson
Files	Jensen	Pattison	Mr. Speaker
Finnern	Johnson of	Paulson	
	Dickinson		

The nays were, none.

Absent or not voting, 15.

Aiken	Byers of Linn	Randall	Shields
Bair	Griswold	Rawlings	Van Buren
Baker	Hansen	Reimers	Wearin
Ballew	O'Donnell	Sass	

House concurred in Senate amendment to House File No. 531.

Heald of Chickasaw called up his motion to reconsider the vote by which Senate File No. 163 failed to be withdrawn from the sifting committee and the motion to lay the motion to reconsider on the table.

Greene of Pottawattamie asked and obtained unanimous consent to withdraw the motion to table the motion to reconsider.

Forsling of Woodbury moved the previous question.

Motion prevailed.

On the question, "Shall the House reconsider?" a roll call was demanded.

The ayes were, 64.

Allen	Hatter	Lovrien	Simmer
Baker	Heald	McIlrath	Smith
Bixler	Helgason	Mounce	Swanson
Buchmiller	Hill	Nelson of	Taylor
Bush	Hollingsworth	Hancock	Torgeson
Byers of Linn	Hollis	Nelson of Story	Truax
Clark	Hopkins	O'Brien	Van Buren
Crozier	Hubbard	Paulson	Van Wert
Dayton	Hunt	Pendray	Venard
Eckles	Hush	Ratliff	Vosseller
Elliott of Polk	Istad	Read	Wamstad
Files	Jensen	Reimers	Wearin
Finnern	Johnson of	Rice	Whiting
Fleming	Dickinson	Rutledge	Wilson
Griswold	Kline	Rylander	Mr. Speaker
Hagglund	Knudson	Shannon	
Hanson	Lomas	Shields	

The nays were, 41.

Aiken	Ditto	Irwin	Mathews
Albert	Elliott of Scott	Jaycox	Miller
Bair	Ellsworth	Johnson of	O'Donnell
Ballew	Figgins	Keokuk	Orr
Barnes	Forsling	King	Pattison
Berry	Gilmore	Lamb	Rawlings
Burton	Greene	McCaulley	Reno
Byers of Fayette	Hall	McCreery	Ryder
Cole	Hansen	McIntosh	Sass
Cox	Hayes	McMillan	Vaughn
Dean	Holmgren		

Absent or not voting, 3.

Campbell            Lichty            Randall

Motion to reconsider prevailed.

Forsling of Woodbury moved the previous question.

Motion prevailed.

Wamstad of Mitchell moved that Senate File No. 163 be withdrawn from the sifting committee.

On the question, "Shall Senate File No. 163 be withdrawn?" a roll call was demanded.

The ayes were, 66.

Allen	Hanson	Lichty	Shannon
Baker	Hatter	Lomas	Shields
Berry	Heald	Lovrien	Simmer
Bixler	Helgason	McIlrath	Smith
Buchmiller	Hill	Mounce	Swanson
Bush	Hollingsworth	Nelson of	Taylor
Byers of Linn	Hollis	Hancock	Torgeson
Clark	Hopkins	Nelson of Story	Truax
Cox	Hubbard	O'Brien	Van Buren
Crozier	Hunt	Paulson	Van Wert
Dayton	Hush	Pendray	Venard
Eckles	Istad	Ratliff	Vosseller
Elliott of Polk	Jensen	Read	Wamstad
Files	Johnson of	Reimers	Wearin
Fleming	Dickinson	Rice	Whiting
Griswold	Kline	Rutledge	Wilson
Hagglund	Knudson	Rylander	Mr. Speaker

The nays were, 40.

Aiken	Elliott of Scott	Irwin	Mathews
Albert	Ellsworth	Jaycox	Miller
Bair	Figgins	Johnson of	O'Donnell
Ballew	Finnern	Keokuk	Orr
Barnes	Forsling	King	Pattison
Burton	Gilmore	Lamb	Rawlings
Byers of Fayette	Greene	McCaulley	Reno
Cole	Hall	McCreery	Ryder
Dean	Hansen	McIntosh	Sass
Ditto	Hayes	McMillan	Vaughn
	Holmgren		

Absent or not voting, 2.

Campbell            Randall

The motion having failed to receive a two-thirds majority was lost.

Reimers of Lyon asked and obtained unanimous consent to have House Joint Resolution No. 9 printed for information of the House.

#### HOUSE JOINT RESOLUTION NO. 9

Providing for the appointment of a joint committee of the House and Senate of the Forty-third General Assembly for the purpose of proposing legislation calculated to raise the state revenue by means other than by a millage property tax, and to report to this or the next regular or special session of the General Assembly of the State of Iowa.

Whereas, it is recognized that our present system of millage taxation in Iowa is unsuited to the present needs, is out of harmony with present conditions, and is old and inequitable, and unless changes be made and new ways and means of taxation be employed, increasingly unjust burdens will be imposed on that class of our people who own farms and dwellings, and tangible physical property, therefore

*Be It Resolved by the General Assembly of the State of Iowa:*

Section 1. That a special tax committee of members of the House of Representatives and the Senate of the Forty-third General Assembly consisting of six (6) members, be appointed, three (3) of whom shall be appointed by the Speaker of the House of Representatives from the members, two (2) from the majority party and one (1) from the minority party of the House of Representatives, and three (3) of whom shall be appointed by the Lieutenant Governor, President of the Senate, from the members, two (2) from the majority party and one (1) from the minority party of the Senate, whose duty it shall be to collect information and formulate proposed legislation which will provide means for supplying the state revenue after the year 1929 without a state millage levy, and to make a written report and recommendation to the Forty-third General Assembly, or the next regular or special session of the legislature; that such committee be given authority to employ stenographic and clerical help, call as witnesses the heads of departments of the state and others, and confer with tax specialists; that unless such report can be submitted and such legislation adopted at the present session, the Governor be requested to call a special session of the legislature for such purpose.

Sec. 2. There is hereby appropriated out of any funds in the state treasury not otherwise appropriated, the sum of twenty-five hundred dollars (\$2,500.00), or so much thereof as may be necessary to pay the expenses of the committee provided for in Section one (1) hereof, in making the investigation and preparing the report required therein.

#### CONSIDERATION OF BILLS

House Joint Resolution No. 9, a joint resolution providing for the appointment of a joint committee of the House and Senate of the Forty-third General Assembly for the purpose of proposing legislation calculated to raise the state revenue by means other than by a millage property tax, and to report to this or the next

regular or special session of the General Assembly of the State of Iowa, was taken up for consideration.

Van Buren of Jones moved that the joint resolution be read a third time now and placed upon its passage, which motion prevailed and the joint resolution was read a third time.

On the question, "Shall the joint resolution pass?"

The ayes were, 89.

Albert	Fleming	Johnson of	Read
Allen	Gilmore	Keokuk	Reimers
Bair	Greene	King	Reno
Baker	Griswold	Kline	Rutledge
Ballew	Hagglund	Knudson	Ryder
Berry	Hanson	Lamb	Rylander
Bixler	Hatter	Lichty	Sass
Buchmiller	Hayes	Lovrien	Shields
Burton	Heald	McCaulley	Simmer
Bush	Helgason	McCreery	Smith
Byers of Fayette	Hill	Mellrath	Swanson
Clark	Hollingsworth	McIntosh	Taylor
Cole	Holmgren	McMillan	Torgeson
Cox	Hopkins	Mathews	Truax
Crozier	Hubbard	Nelson of	Van Buren
Dayton	Hunt	Hancock	Van Wert
Dean	Hush	Nelson of Story	Vaughn
Ditto	Irwin	O'Brien	Venard
Eckles	Istad	Orr	Vosseller
Elliott of Polk	Jensen	Pattison	Wamstad
Ellsworth	Johnson of	Pendray	Wearin
Files	Dickinson	Ratliff	Whiting
Finnern		Rawlings	Wilson
			Mr. Speaker

The nays were, 10.

Barnes	Hansen	Miller	Paulson
Figgins	Jaycox	Mounce	Rice
Hall	Lomas		

Absent or not voting, 9.

Aiken	Elliott of Scott	Hollis	Randall
Byers of Linn	Forsling	O'Donnell	Shannon
Campbell			

So the joint resolution having received a constitutional majority was declared to have passed the House and the title was agreed to.

Van Buren of Jones moved that the vote by which House Joint Resolution No. 9 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 76, a bill for an act relating to the assessment of property for taxation, to create a state board of assessment and review, to define the powers, rights, and duties of said board and of the officers thereof, and of other public officers with reference to said subject matter, to repeal chapters nineteen (19) and twenty-two (22), relating to the director of the budget, to amend chapters twenty (20), twenty-one (21), twenty-three (23), and twenty-four (24), relating to the director of the budget, and chapters three hundred thirty-six (336) to three hundred forty-one (341), inclusive, and chapter two hundred forty-one-A one (241-A1), relating to the assessment of certain public utilities, to amend section three hundred two (302), relating to supplies for public officers, to amend section ten hundred sixty-three (1063), relating to the bonds of public officers, and to amend section eleven thousand two hundred sixty-eight (11268), relating to criminating questions in the examination of witnesses, all of the Code, 1927, to transfer to the board herein created the duties of the director of the budget, and of the executive council insofar as the duties of said council relate to the assessment of public utilities, to coordinate existing statutes with this act, and to make an appropriation for the purpose of carrying out the provisions of this act, was taken up for consideration.

McCaulley of Calhoun offered the following amendment and moved its adoption:

Amend by striking all after the enacting clause and substituting in lieu thereof the following:

Section 1. Creation of board. There is hereby created a board composed of three members, to be designated as the State Board of Assessment and Review.

Sec. 2. Appointment. The members of said board shall be appointed by the governor with the consent of two-thirds of the Senate in executive session.

Sec. 3. Qualifications. The persons appointed as members of said board shall be such as possess knowledge of the subject of taxation and skill in matters pertaining thereto. Not more than two members of said board shall belong to the same political party.

Sec. 4. Prohibitions. No person appointed as a member of said board shall, while holding such office, hold any other office under the laws of the United States or of this state or of any other state. Each member of said board shall devote his entire time to the duties of his office and shall not hold any position of profit, engage in any occupation or business interfering with or inconsistent with his duties, or serve on or under any

committee of any political party or contribute to the campaign fund of any political party.

Sec. 5. Tenure of office. Each full-time member shall serve for six (6) years from the last Monday in February of the year of appointment.

Sec. 6. Full-time appointments. On or before January 31, 1931, and on or during a corresponding time each two (2) years thereafter, the governor shall appoint a member of said board to succeed the member who will retire on the last Monday of February following.

Sec. 7. Vacancies. In case of a vacancy, it shall be filled by appointment by the governor for the unexpired portion of the term in which such vacancy shall occur, with the consent of two-thirds of the members of the Senate in executive session. If such appointment be made when the general assembly is not in regular session, the appointee shall hold his office until the first Monday in February during the next biennial session of the general assembly, when, if such appointment is not confirmed by the Senate, the office shall become vacant, and on or before the last Monday of the same month, the governor, with the consent of two-thirds of the members of the Senate in executive session, shall appoint a suitable person to fill such vacancy for the unexpired term. A person appointed to fill a vacancy shall take his office immediately upon qualifying.

Sec. 8. Each member of said board before entering upon the discharge of the duties of his office shall take, subscribe, and file with the secretary of state, the oath of office prescribed by section eleven hundred eighty (1180) of the Code.

Sec. 9. Each member of said board shall receive a salary of four thousand five hundred dollars (\$4,500.00) a year, payable in the same manner as the salaries of other state officers.

Sec. 10. The board shall elect one of its members to serve as chairman of the board for a period of one year, who shall sign on behalf of the board all orders, subpoenas, warrants and other documents of like character issued by the board. The board may elect a vice chairman who shall act in the absence or inability of the chairman to act.

Sec. 11. Office—Quorum—Sessions. Said board shall have its office at the seat of government of this state. A majority of said board shall constitute a quorum for the transaction of business. The board shall be deemed to be in continuous session and open for the transaction of business every day except Sundays and legal holidays, and the session of said board shall stand and be deemed to be adjourned from day to day without formal entry thereof on its record.

Sec. 12. Meetings. The board may hold sessions in conducting investigations at any place within the state when deemed necessary to facilitate and render more thorough the performance of its duties, and for that purpose one member may conduct the same but shall submit a written report of proceedings in writing to the board for its findings.

Sec. 13. Secretary. The board may appoint a secretary at a salary not to exceed three thousand dollars (\$3,000.00) per annum, and may employ such other assistants as may be authorized by the executive council, and fix their compensation, which shall be paid as the compensation of other state employees.

Sec. 14. Duties of secretary. The secretary shall cause to be kept full and correct minutes of all hearings, transactions and proceedings of said board and shall perform such other duties as may be required.

Sec. 15. Rules and regulations. The board shall have power to establish all needful rules not inconsistent with law for the orderly and methodical performance of its duties, and to require the observance of such rules by those having business with or appearing before said board.

Sec. 16. Seal. The board shall have an official seal, and orders or other papers executed by it may, under its direction, be attested, with its seal affixed, by the secretary.

Sec. 17. Supplies. The board shall be provided, in the same manner as other state officers, with suitable rooms, necessary office furniture, supplies, stationery, postage, books, periodicals and maps, and all other articles necessary for the use of the board, its secretary, and other employees in the performance of their duties, and all necessary expenses shall be audited and paid as other state expenses are audited and paid.

Sec. 18. Expenses. The members of the board, secretary and assistants shall be entitled to receive from the state their actual necessary expenses while traveling on the business of the board; such expenditures to be sworn to by the party who incurred the expense, and approved by a majority of the members of the board, and allowed by the board of audit. Provided, however, that no such expense shall be allowed the members, the secretary or employees of the board while in the city of Des Moines or traveling between their homes and the city of Des Moines.

Sec. 19. Powers. In addition to the powers and duties transferred to the State Board of Assessment and Review, said board shall have and assume the following powers and duties:

(1) To have and exercise general supervision over the administration of the assessment and tax laws of the state, over boards of supervisors and all other officers or boards of assessment and levy in the performance of their official duties, in all matters relating to assessments and taxation, to the end that all assessments of property and taxes levied thereon be made relatively just and uniform in substantial compliance with law.

(2) To prescribe and promulgate all forms of books and forms to be used in the listing and assessment of property, and on or before January first of each year shall furnish to the county auditor of each county such prescribed forms of assessment rolls and other forms to property list and assess all property subject to taxation in each county. It shall also from time to time prepare and furnish in like manner forms for any and all other blanks, memoranda or instructions which it deems necessary or



expedient for the use or guidance of any of the officers over which it is authorized by law to exercise supervision.

(3) To confer with, advise and direct boards of supervisors, boards of review and others obligated by law to make levies and assessments, as to their duties under the laws.

(4) To direct proceedings, actions and prosecutions to be instituted for the enforcement of the laws relating to the penalties, liabilities and punishment of public officers, and officers or agents of corporations, and other persons or corporations, for failure or neglect to comply with the provisions of the statutes governing the return, assessment and taxation of property; to make pr. cause to be made complaints against members of boards of review, boards of supervisors or other assessing, reviewing or taxing officers for official misconduct or neglect of duty.

(5) To require city, town, township, school districts, county, state or other public officers to report information as to the assessment of property and collection of taxes and such other information as may be needful or desirable in the work of the board in such form and upon such blanks as the board may prescribe.

(6) To hold public hearings either at the seat of government or elsewhere in the state, and tax the costs thereof; to summon and compel witnesses to appear and give testimony, to administer oaths to said witnesses, and to compel said witnesses to produce for examination records, books, papers and documents relating to any matter which the board shall have the authority to investigate or determine.

(7) To cause the depositions of witnesses residing within or without the state, or absent therefrom, to be taken either on written or oral interrogatories, and the clerk of the district court of any county shall upon the order of the board issue a commission for the taking of such depositions. The proceedings therefor shall be the same as the proceeding for the taking of depositions in the district court so far as applicable.

(8) To investigate the work and methods of boards of review, boards of supervisors or other public officers, in the assessment, equalization and taxation of all kinds of property, and for that purpose the board, and members or employees thereof may visit the counties or localities when deemed necessary so to do.

(9) To require any county board of equalization at any time after its adjournment to reconvene and to make such orders as the State Board of Assessment and Review shall determine are just and necessary; to direct and order the county board of equalization to raise or lower the valuation of the property, real or personal, in any township, town, city or taxing district, to order and direct any county board of equalization to raise or lower the valuation of any class or classes of property in any township, town, city or taxing district, and generally to make any order or direction to any county board of equalization as to the valuation of any property, or any class of property, in any township, town, city, county or taxing district, which in the judgment of the board may seem just and necessary,

to the end that all property shall be valued and assessed in the manner and according to the real intent of the law.

(10) To carefully examine into all cases where evasion or violation of the law for assessment and taxation of property is alleged, complained of, or discovered, and to ascertain wherein existing laws are defective or are improperly or negligently administered, and cause to be instituted such proceedings as will remedy improper or negligent administration of the laws relating to the taxation of property.

(11) To make a summary of the tax situation in the state, setting out the amount of moneys raised by both direct and indirect taxation; and also to formulate and recommend legislation for the better administration of the fiscal law so as to secure just and equal taxation. To recommend such additions to and changes in the present system of taxation that in its judgment is for the best interest of the state.

(12) To transmit biennially to the governor and to each member and member-elect of the legislature, 30 days before the meeting of the legislature, the report of the board, covering the subject of assessment and taxation, the result of the investigation of the board, its recommendations for improvement in the system of taxation in the state, together with such measures as may be formulated for the consideration of the legislature.

(13) To publish in pamphlet form the revenue laws of the state and distribute them to the county auditors, assessors and boards of review.

(14) To procure in such manner as the board may determine any information pertaining to the discovery of property which is subject to taxation in this state, and which may be obtained from the records of another state, and may furnish to the board or proper officers of another state, any information pertaining to the discovery of property which is subject to taxation in such state as disclosed by the records in this state.

Sec. 20. Duties of public officers. It shall be the duty of all public officers of the state and of all municipalities to give to the board information in their possession relating to taxation when required by the board, and to cooperate with and aid the board in its efforts to secure a fair, equitable and just enforcement of the taxation and revenue laws.

Sec. 21. Counsel. It shall be the duty of the Attorney General and of the county attorneys in their respective counties to commence and prosecute actions, prosecutions and complaints, when so directed by the board and to represent the board in any litigation in which it may become involved in the discharge of its duties.

Sec. 22. Actions. The board may bring actions of mandamus or injunction or any other proper actions in the district court or before any judge thereof, to compel the performance of any order made by said board or to require any board of equalization or any other officer or person to perform any duty required by this act. Said board shall select the district court in the county which is most accessible to the subject matter, and the defendant or defendants in any such action; but no removal of

the question to any other county shall be had by any defendant in consequence of his not being a resident of the county where the action is brought or because the subject matter shall not be located in the county in which said action may be brought.

Sec. 23. Administration of oaths. Each member of the board and its secretary shall have the power to administer all oaths authorized in required under the provisions of this act.

Sec. 24. Service of orders. Any sheriff, constable, or other person may serve any subpoena or order issued under the provisions of this act.

Sec. 25. Fees and mileage. The fees and mileage of witnesses attending any hearing of the board, pursuant to any subpoena, shall be the same as those of witnesses in civil cases in district court.

Sec. 26. The term "executive council" and the term "council", when such terms are used in lieu of the term "executive council", is hereby stricken from chapters three hundred thirty-six (336) to three hundred forty-one (341), inclusive, and from chapter three hundred forty-one-A one (341-A1), Code, 1927, and the term "State Board of Assessment and Review" or "State Board" as the context may require is inserted in lieu thereof, and all pronouns in said chapters which now refer to said words "executive council" or to said word "council" are hereby coordinated with the change herein made.

Sec. 27. Supplies, etc. Section three hundred two (302), Code, 1927, is amended by inserting therein as a numbered paragraph the following words, to-wit:

39. "State board of assessment and review".

Sec. 28. Criminating questions. Section eleven thousand two hundred sixty-eight (11268), Code, 1927, is amended by adding thereto the following, to-wit: "16. In any action, proceeding, investigation or hearing instituted or held by the state board of assessment and review."

Sec. 29. Repeal and interpretative clause. All laws or parts of laws in conflict herewith are hereby repealed. If any clause, sentence, paragraph or part of this chapter, shall, for any reason, be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder of this chapter, but shall be confined in its operation to the clause, sentence, paragraph or part thereof directly involved in the controversy in which such judgment shall have been rendered.

#### TEMPORARY PROVISIONS

Sec. 30. First board. Within ten (10) days after this act takes effect, the governor shall appoint the first three (3) members of said board, and shall, in the separate appointments, so designate the term of office of each appointee that, one will serve until the first Monday in February, 1931; one will serve until the last Monday in February, 1933, and one will serve until the last Monday in February, 1935. Said appointees shall qualify at once and organize as a board as soon as possible.

Sec. 31. The said first board shall possess and exercise all the rights, powers and duties of a regular full time board.

Sec. 32. Transfer of certain powers and duties of State Executive Council. All the powers heretofore vested in, and all the duties imposed upon the Executive Council of the State of Iowa as a state board of review or in relation to the valuation of property or property rights for taxation, the levy or assessment of taxes on property or property rights, the determination of tax rates for state purposes, and any and all powers pertaining to the taxation of property and property rights of whatsoever kind, are hereby transferred to the State Board of Assessment and Review.

Sec. 33. At the time of the organization of said board, the executive council shall transfer to the said board all records, books, papers, documents and memoranda pertaining to the assessment or equalization of property and taxation thereof; and all proceedings, hearings or other matters then pending before said executive council and pertaining to the assessment, equalization or taxation of property shall be continued, carried on and completed by and before said board. In like manner upon the completion of its organization, the auditor of state shall forthwith deliver to the board all records, books, papers, documents and memoranda in his possession relating to the assessment and collection of taxes, and all of the powers and duties of the auditor of state with relation to the assessment and collection of taxes under the provisions of law existing at the time of the passage of this act shall at once vest in and be exercised by the said board.

Sec. 34. Appropriation. There is hereby appropriated from any money in the state treasury not otherwise appropriated such sum as may be necessary to pay the salaries and expenses resulting from the carrying out of this act until June 30, 1931.

Sec. 35. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Cedar Rapids Tribune, a newspaper published at Cedar Rapids, Iowa, and the Ottumwa Courier, a newspaper published at Ottumwa, Wapello County, Iowa.

Johnson of Dickinson offered the following amendments to the substitute and moved their adoption:

Amend by adding at the end of sub-section 11 of section nineteen (19) the following:

"and will eliminate the necessity of any millage levy for state purposes."

Also, by inserting after section 29, the following:

"Sec. 29-a. Chapter three forty-three (343) of the Code of 1927 is amended by inserting as Section 7132-c1, 7132-c2, 7132-c3 and 7132-c4, the following:

7132-c 1. Appeal to County Board of Review. Appeals may be taken from the action of local Board of Review with reference to such complaint to the County Board of Review by filing with the local board a notice of appeal, and a duplicate thereof with the county board, within ten days after final adjournment of the local board, which notice shall specify the action complained of and the reasons assigned for such complaint.

7132-c 2. The board of supervisors shall constitute a County Board of Appeal, and shall sit and act as such board at their regular meeting in May and shall adjourn as such board from time to time until all such appeals have been heard.

7132-c 3. The county board may require the local board to certify the minutes of the proceedings resulting in such action and may affirm, reverse or modify the findings and decision of the local board.

7132-c 4. The clerk of the county board shall transmit to the local board a statement of the findings and decision of the county board, and a statement of the changes made by the county board in the assessment complained of.

Section 29-b. Section seventy-one hundred thirty-two (7132), Code of 1927, is further amended by striking from line fifteen (15) the word 'final'."

Also amend the title by inserting after the word "state" in the first line, the words "and county"; and by inserting after the word "amend" in line seven (7) of the title, the words and figures "seventy-one hundred thirty-two (7132) of the Code of 1927 relating to Board of Review and".

Amendments were adopted.

Johnson of Dickinson offered the following amendments to the substitute and moved their adoption:

Amend by inserting after the word "any" in line nine (9) of section four the words "person or".

Also amend by inserting after the word "the" in line eighty-five (85), subsection ten (10) of section nineteen (19), the words "assessment or".

Also amend by striking the word "first" in line six (6) of section thirty (30) and inserting the word "last".

Amendments were adopted.

Johnson of Dickinson offered the following amendment to the substitute and moved its adoption:

Amend by striking from subsection 2 of section 19, the word "January" and inserting in lieu thereof the word "November".

Amendment was adopted.

Johnson of Dickinson offered the following amendment to the substitute and moved its adoption:

Amend by adding as subsection 15 of section 19 the following:

"To call upon any state department or institution for technical advice and data which may be of value in connection with the work of assessment and taxation."

Amendment was adopted.

Johnson of Dickinson offered the following amendments to the substitute and moved their adoption:

Amend by striking out all of section 8 and renumbering the balance of the sections.

Also amend by inserting at the end of subsection 6 of section 19 (to be renumbered as section 18) the following:

"Provided, however, that no bank or loan and trust company or its officers or employees shall be required to divulge knowledge concerning the property of any person when such knowledge was obtained through information imparted as a part of a business transaction with or for such person and in the usual and ordinary course of business said bank or loan and trust company, and was necessary and proper to the discharge of the duty of said bank or loan and trust company in relation to such business transaction. This proviso shall be additional to other provisions of the law relating to confidential and privileged communications."

Also amend section 30 (to be renumbered as section 29) by striking out the words "within 10 days after this act takes effect" in lines 1 and 2 and by changing the small "t" to a capital "T" in the following word "the".

Amendments to the substitute adopted.

Johnson of Dickinson offered the following amendment to the substitute and moved its adoption:

Amend by striking in line two (2) of section twenty-three (23) the words: "its secretary" and inserting in lieu thereof the words "each employee thereof when duly authorized by the board".

Amendment adopted.

Van Wert of Franklin and Nelson of Story offered the following amendment to the substitute and moved its adoption:

Amend Sec. 3 by striking the period after the word "thereto" in line three (3) and inserting the following: "and said Board shall consist of one business man, one manufacturer, and one man actually engaged in farming."

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 43.

Aiken	Hagglund	Mathews	Rice
Baker	Hanson	Miller	Rylander
Bixler	Helgason	Nelson of	Sass
Buchmiller	Hill	Hancock	Smith
Bush	Hopkins	Nelson of Story	Taylor
Clark	Istad	O'Brien	Van Buren
Cox	Jaycox	O'Donnell	Van Wert
Figgins	Jensen	Paulson	Vaughn
Files	Johnson of	Pendray	Venard
Finnern	Dickinson	Rawlings	Vosseller
Fleming	McIlrath	Read	Wearin
			Whiting

The nays were, 51.

Albert	Elliott of Polk	Hush	Orr
Allen	Elliott of Scott	Irwin	Pattison
Bair	Ellsworth	Johnson of	Ratliff
Ballew	Gilmore	Keokuk	Reimers
Barnes	Griswold	King	Rutledge
Berry	Hall	Kline	Ryder
Burton	Hatter	Knudson	Shannon
Byers of Fayette	Hayes	Lamb	Shields
Byers of Linn	Heald	Lovrien	Simmer
Crozier	Hollingsworth	McCaulley	Swanson
Dayton	Hollis	McCreery	Truax
Dean	Holmgren	McIntosh	Wamstad
Eckles	Hunt	McMillan	Mr. Speaker

Absent or not voting, 14.

Campbell	Greene	Lomas	Renc
Cole	Hansen	Mounce	Torgeson
Ditto	Hubbard	Randall	Wilson
Forsling	Lichty		

Amendment to substitute lost.

Speaker pro tempore Mathews in the chair.

Allen of Pocahontas offered the following amendments to the substitute and moved their adoption:

Amend Sec. 2 by striking in line two the word "governor" and inserting in lieu thereof the words "executive council".

Also amend Sec. 6 by striking in line three thereof the word "governor" and inserting in lieu thereof the words "executive council".

Also amend Sec. 7 by striking in lines two and ten thereof the word "governor" and inserting in lieu thereof the words "executive council".

Also amend section 30 by striking in line two thereof the word "governor" and inserting in lieu the words "executive council".

On the question "Shall the amendment to the substitute be adopted?" a roll call was demanded.

The ayes were, 53.

Aiken	Finnern	Kline	Reimers
Allen	Fleming	Lamb	Rylander
Baker	Greene	Lovrien	Sass
Ballew	Griswold	McIlrath	Shannon
Berry	Hagglund	McMillan	Simmer
Bixler	Hanson	Miller	Smith
Buchmiller	Helgason	Nelson of	Swanson
Burton	Hill	Hancock	Taylor
Bush	Hopkins	Nelson of Story	Van Buren
Campbell	Hubbard	O'Brien	Van Wert
Clark	Jensen	Paulson	Vaughn
Cox	Johnson of	Pendray	Vosseller
Figgins	Keokuk	Rawlings	Wamstad
Files	King		Whiting

The nays were, 44.

Albert	Gilmore	Istad	Pattison
Bair	Hall	Jaycox	Ratliff
Barnes	Hatter	Johnson of	Read
Byers of Fayette	Hayes	Dickinson	Rice
Byers of Linn	Heald	Knudson	Rutledge
Crozier	Hollingsworth	Lichty	Ryder
Dayton	Hollis	McCaulley	Shields
Dean	Holmgren	McCreery	Truax
Eckles	Hunt	McIntosh	Wearin
Elliott of Polk	Hush	Mathews	Wilson
Elliott of Scott	Irwin	Orr	Mr. Speaker
Ellsworth			

Absent or not voting, 11.

Cole	Hansen	O'Donnell	Torgeson
Ditto	Lomas	Randall	Venard
Forsling	Mounce	Reno	

Amendment adopted.

Albert of Grundy offered the following amendment to the substitute and moved its adoption:

Amend by striking the words and figures in line two (2) of section nine (9) "forty-five hundred dollars (\$4500)" and inserting in lieu thereof the words and figures "four thousand dollars (\$4000)".

Amendment adopted.

O'Brien of Allamakee offered the following amendment to the substitute and moved its adoption:

Amend by adding after the word "thereto" in line three (3) of section three (3) the following "one of whom shall be a practical farmer actually engaged in farming".

Van Wert of Franklin moved the previous question.



On the question "Shall the previous question be ordered?" a roll call was demanded.

The ayes were, 85.

Albert	Files	Johnson of	Paulson
Allen	Finnern	Dickinson	Pendray
Bair	Fleming	Johnson of	Reimers
Ballew	Gilmore	Keokuk	Rice
Barnes	Hagglund	King	Rutledge
Berry	Hall	Kline	Ryder
Bixler	Hanson	Knudson	Rylander
Buchmiller	Hatter	Lamb	Sass
Burton	Hayes	Lichty	Shields
Bush	Heald	McCaulley	Simmer
Byers of Fayette	Helgason	McCreery	Smith
Campbell	Hill	McIlrath	Swanson
Clark	Hollingsworth	McIntosh	Truax
Cox	Hollis	McMillan	Van Buren
Crozier	Holmgren	Mathews	Van Wert
Dayton	Hopkins	Miller	Vaughn
Dean	Hunt	Nelson of	Venard
Eckles	Hush	Hancock	Vosseller
Elliott of Polk	Irwin	Nelson of Story	Wamstad
Elliott of Scott	Istad	O'Brien	Wearin
Ellsworth	Jaycox	Orr	Whiting
Figgins	Jensen	Pattison	Wilson

The nays were, 3.

Read	Shannon	Taylor
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Absent or not voting, 20.

Aiken	Forsling	Lomas	Ratliff
Baker	Greene	Lovrien	Rawlings
Byers of Linn	Griswold	Mounce	Reno
Cole	Hansen	O'Donnell	Torgeson
Ditto	Hubbard	Randall	Mr. Speaker.

Motion prevailed and the previous question was ordered.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 55.

Aiken	Hagglund	Mounce	Sass
Allen	Heald	Nelson of	Simmer
Baker	Helgason	Hancock	Smith
Berry	Hill	Nelson of Story	Swanson
Bixler	Hush	O'Brien	Taylor
Buchmiller	Istad	O'Donnell	Van Buren
Bush	Jensen	Paulson	Van Wert
Campbell	Johnson of	Pendray	Vaughn
Clark	Keokuk	Ratliff	Venard
Cox	Kline	Rawlings	Vosseller
Ditto	Knudson	Read	Wearin
Figgins	McIlrath	Reimers	Whiting
Finnern	McMillan	Rice	Wilson
Fleming	Mathews	Ryder	
Greene	Miller		

The nays were, 47.

Albert	Elliott of Scott	Hopkins	McCreery
Bair	Ellsworth	Hunt	McIntosh
Ballew	Files	Irwin	Orr
Barnes	Forsling	Jaycox	Pattison
Burton	Gilmore	Johnson of	Reno
Byers of Fayette	Hall	Dickinson	Rutledge
Byers of Linn	Hansen	King	Rylander
Crozier	Hatter	Lamb	Shannon
Dayton	Hayes	Lichty	Shields
Dean	Hollingsworth	Lomas	Truax
Eckles	Hollis	Lovrien	Wamstad
Elliott of Polk	Holmgren	McCaulley	Mr. Speaker

Absent or not voting, 6.

Cole	Hanson	Randall	Torgeson
Griswold	Hubbard		

Amendment adopted.

Speaker Johnson in the chair.

The substitute amendment, as amended, was substituted and adopted.

McCaulley of Calhoun moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 81.

Albert	Greene	Johnson of	Ratliff
Allen	Griswold	Dickinson	Read
Bair	Hagglund	King	Reimers
Baker	Hall	Kline	Reno
Ballew	Hansen	Knudson	Rutledge
Burton	Hanson	Lamb	Ryder
Byers of Fayette	Hatter	Lichty	Rylander
Byers of Linn	Hayes	Lovrien	Shannon
Campbell	Heald	McCaulley	Shields
Cole	Helgason	McCreery	Simmer
Crozier	Hill	McIlrath	Swanson
Dayton	Hollingsworth	McIntosh	Taylor
Dean	Hollis	McMillan	Truax
Ditto	Holmgren	Mathews	Van Wert
Eckles	Hopkins	Mounce	Vaughn
Elliott of Polk	Hunt	Nelson of	Venard
Elliott of Scott	Hush	Hancock	Wamstad
Ellsworth	Irwin	Nelson of Story	Wearin
Files	Istad	O'Brien	Whiting
Fleming	Jaycox	Orr	Wilson
	Jensen	Pattison	Mr. Speaker

The nays were, 24.

Aiken	Cox	Johnson of	Rawlings
Barnes	Figgins	Keokuk	Rice
Berry	Finnern	Miller	Sass
Bixler	Forsling	O'Donnell	Smith
Buchmiller	Gilmore	Paulson	Van Buren
Bush	Hubbard	Pendray	Vosseller
Clark			

Absent or not voting, 3.

Lomas	Randall	Torgeson
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So the bill having received a constitutional majority was declared to have passed the House.

Johnson of Dickinson offered the following amendment to the title to Senate File No. 76 and moved its adoption:

Strike all of the title and substitute the following:

"A Bill for an Act relating to the assessment of property for taxation, to create a state board of assessment and review, to define the powers, rights, and duties of said board and of the officers thereof, and of other public officers with reference to said subject matter, to amend chapters three hundred thirty-six (336) to three hundred forty-one (341) and three hundred forty-one-A one (341-a1), Code of 1927, inserting the term "board" in lieu of terms "executive council", to amend section three hundred two (302) of the Code, 1927, relating to supplies for public officers, to amend section eleven thousand two hundred sixty-eight (11268) of the Code, 1927, relating to incriminating questions in the examination of witnesses, to amend section seventy-one hundred thirty-two (7132) of the Code, 1927, relating to board of review by providing for appeal from local boards of review and to amend chapter three hundred forty-three (343) of the Code, 1927, by adding thereto sections 7132-c1, 7132-c2, 7132-c3, and 7132-c4, relating to county boards of appeal and prescribing method of appeal thereto, to transfer to the board herein created the duties of the executive council insofar as the duties of said council relate to the assessment of property for taxation, including the assessment of public utilities, to transfer to the board the powers and duties of the Auditor of State insofar as the same relate to assessment and taxation of property, to coordinate existing statutes with this act, and to make an appropriation for the purpose of carrying out the provisions of this act.

Amendment adopted and the title, as amended, was agreed to.

McCaulley of Calhoun moved that the vote by which Senate File No. 76 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 78, a bill for an act to amend section four thousand three hundred forty-five (4345) of the Code, 1927, relating to the establishing of a pension and annuity retirement system for public school teachers in certain school districts, was taken up for consideration.

Mathews of Des Moines offered the following amendment and moved its adoption:

Amend Senate File No. 78 by striking from line 7 of Senate amendment, the words "forty thousand" and inserting the words and figures "twenty-five thousand one hundred (25,100)".

Irwin of Lee moved to amend the amendment by striking the figures "25,100" and inserting in lieu thereof the figures "12,000".

Reimers of Lyon moved the previous question on all pending amendments and the bill.

Motion prevailed.

Amendment to the amendment lost.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 56.

Allen	Hayes	Lovrien	Read
Bair	Heald	McCaulley	Rutledge
Burton	Hill	McCreery	Ryder
Byers of Fayette	Hollingsworth	McIntosh	Rylander
Byers of Linn	Hollis	McMillan	Sass
Crozier	Holmgren	Mathews	Shannon
Dean	Hopkins	Nelson of	Simmer
Eckles	Hush	Hancock	Smith
Elliott of Scott	Hunt	Nelson of Story	Swanson
Ellsworth	Irwin	Pattison	Taylor
Forsling	Istad	Paulson	Truax
Greene	Jaycox	Pendray	Wearin
Hagglund	Lamb	Ratliff	Whiting
Hall	Lichty	Rawlings	Mr. Speaker
Hatter			

The nays were, 34.

Albert	Cox	Helgason	Rice
Baker	Dayton	Jensen	Torgeson
Ballew	Elliott of Polk	Johnson of	Van Buren
Barnes	Figgins	Keokuk	Van Wert
Berry	Finnern	King	Vaughn
Buchmiller	Fleming	Kline	Venard
Bush	Gilmore	Miller	Vosseller
Campbell	Griswold	O'Donnell	Wilson
Clark	Hanson	Reimers	

Absent or not voting, 18.

Aiken	Files	Knudson	Orr
Bixler	Hansen	Lomas	Randall
Cole	Hubbard	McIlrath	Shields
Ditto	Johnson of	Mounce	Reno
	Dickinson	O'Brien	Wamstad

Amendment adopted.

Byers of Linn offered the following amendment and moved its adoption:

Amend by inserting in the last line before the article "a" the following: "regular school election or".

Amendment adopted.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend by adding thereto the following: "Also that section forty-three hundred forty-five (4345) of the Code, 1927, be amended by adding at the end of said section the words: "Such ratification shall not be necessary in cities having a population in excess of 75,000".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 48.

Allen	Hall	King	Pendray
Burton	Hanson	Lamb	Rice
Byers of Fayette	Hatter	Lichty	Rylander
Dayton	Hayes	Lovrien	Sass
Dean	Heald	McCaulley	Shields
Eckles	Helgason	McCreery	Smith
Elliott of Scott	Hollingsworth	McIntosh	Swanson
Ellsworth	Hollis	McMillan	Taylor
Figgins	Holmgren	Mathews	Van Buren
Forsling	Hunt	Nelson of Story	Vaughn
Gilmore	Irwin	Orr	Wearin
Hagglund	Jaycox	Pattison	Mr. Speaker

The nays were, 20.

Albert	Campbell	Johnson of	Simmer
Ballew	Clark	Keokuk	Truax
Barnes	Finnern	O'Donnell	Van Wert
Buchmiller	Fleming	Paulson	Vosseller
Bush	Hopkins	Read	Whiting
			Wilson

Absent or not voting, 40.

Aiken	Elliott of Polk	Johnson of	Randall
Bair	Files	Dickinson	Ratliff
Baker	Greene	Kline	Rawlings
Berry	Griswold	Knudson	Reimers
Bixler	Hansen	Lomas	Reno
Byers of Linn	Hill	McIlrath	Rutledge
Cole	Hubbard	Miller	Ryder
Cox	Hush	Mounce	Shannon
Crozier	Istad	Nelson of	Torgeson
Ditto	Jensen	Hancock	Venard
Jenson		O'Brien	Wamstad

Amendment adopted.

Byers of Linn moved to reconsider the vote by which his amendment to the last line of the bill was adopted.

Motion prevailed and by unanimous consent his amendment was withdrawn.

Greene of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 58.

Allen	Hagglund	Lamb	Ratliff
Bair	Hall	Lichty	Reno
Bixler	Hayes	Lovrien	Rutledge
Burton	Heald	McCaulley	Rylander
Byers of Fayette	Hollingsworth	McCreery	Sass
Byers of Linn	Hollis	McIlrath	Shannon
Cole	Holmgren	McIntosh	Shields
Crozier	Hopkins	McMillan	Simmer
Dean	Hubbard	Mathews	Smith
Eckles	Hunt	Nelson of Story	Swanson
Elliott of Scott	Hush	O'Brien	Taylor
Ellsworth	Irwin	Orr	Truax
Files	Istad	Pattison	Whiting
Forsling	Jaycox	Pendray	Mr. Speaker
Greene	Knudson		

The nays were, 43.

Aiken	Elliott of Polk	Johnson of	Rawlings
Albert	Figgins	Dickinson	Read
Baker	Finnern	Johnson of	Rice
Ballew	Fleming	Keokuk	Ryder
Barnes	Gilmore	King	Torgeson
Berry	Griswold	Kline	Van Buren
Buchmiller	Hanson	Miller	Vaughn
Bush	Hatter	Nelson of	Venard
Campbell	Helgason	Hancock	Vosseller
Clark	Hill	O'Donnell	Wamstad
Cox	Jensen	Paulson	Wearin
Dayton			Wilson

Absent or not voting, 7.

Ditto	Lomas	Randall	Van Wert
Hansen	Mounce	Reimers	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Greene of Pottawattamie moved that the vote by which Senate File No. 78 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files Nos. 74, 83, 149, 209, 234, 243, 338, 382, 410, 433, 455, 465, 503 and 535. Senate Files Nos. 280 and 476.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

#### BILLS SIGNED BY THE SPEAKER

The Speaker of the House, announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House Files Nos. 74, 83, 149, 209, 234, 243, 338, 382, 410, 433, 455, 465, 503, 535.

## BILLS SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee, on enrolled bills respectfully reports that it has, on this 12th day of April, 1929, sent to the governor for his approval: House Files Nos. 74, 83, 149, 209, 234, 243, 338, 382, 410, 433, 455 465, 503, 535.

S. R. TORGESON, *Chairman.*

Report adopted.

## BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor, announcing that he had, on April 12th, approved the following bills:

House Joint Resolution No. 6.

House Files Nos. 199, 534, 213, 230, 124, 425, 403, 215, 413, 404, 332, 185, 217, 216 and 426.

## SECOND CONFERENCE COMMITTEE ON SENATE FILE NO. 10

As a second conference committee on Senate File No. 10, on the part of the House, the Speaker appointed the following members: Hansen of Scott, Lomas of Howard, Ditto of Osceola, Cole of Harrison, Mounce of Van Buren, and Reno of Polk.

Albert of Grundy offered the following resolution:

## RESOLUTION

*Whereas*, An amendment was introduced in the Senate providing for raising the salaries of the members of the General Assembly from one thousand to two thousand dollars per regular session,

*Therefore, Be It Resolved by the House of Representatives of the Forty-third General Assembly of Iowa*, That we are opposed to any raise in the salary of the members of the General Assembly.

Laid over under Rule 34.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:



House File No. 392, a bill for an act relating to the power of cities and towns and to authorize cities and towns to restrain and prohibit the deposit and removal of refuse and junk.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 73, a bill for an act relating to the authority of cities and towns to appropriate funds to pay dues in municipal leagues.

Also, that the Senate concurs in House amendments to Senate File No. 311, relating to construction of tracks of street railway companies.

Also, that the Senate concurs in House amendment to Senate File No. 40, relating to the levying of a tax to pay pensions to widowed mothers.

Also, that the Senate concurs in House amendment to Senate Joint Resolution No. 9, to provide for the appointment of an investigating committee to invest and advise in report to the Forty-fourth General Assembly of its findings of establishing a state park upon the west bank of Spirit Lake in Dickinson County and to provide appropriation to pay expenses of said committee.

Also, that the Senate concurs in House amendment to Senate File No. 397, relating to the use of the public highways and to the maximum weight of vehicles and loads which may be carried thereon when such highways are in a soft or thawing condition.

Also, that the Senate concurs in House amendment to Senate File No. 390, relating to assessments for the construction of main sewers.

WALTER H. BEAM, *Secretary*.

### CONSIDERATION OF BILLS

House File No. 543, a bill for an act to authorize drainage districts to become members of the National Drainage Association and to authorize and provide for the payment of membership fees and dues in such association by said districts, was taken up for consideration.

Allen of Pocahontas offered the following amendment and moved its adoption:

Amend House File No. 543, section one (1), by striking the balance of line two following the period in said line, and by striking all of lines three and four and inserting in lieu thereof the following:

A drainage district may pay a membership fee and annual dues upon the approval of the drainage board of such district, but not in excess of the following:

Amendment adopted.

Allen of Pocahontas offered the following amendment and moved its adoption:

Sec. 3. This act being deemed of immediate importance shall be in full force and effect from and after its publication in The Oakville Sentinel, a newspaper published in Oakville, Iowa, and the Pocahontas Democrat, a newspaper published in Pocahontas, Iowa, without expense to the state.

Amendment adopted.

Allen of Pocahontas moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 85.

Albert	Fleming	Johnson of	Pendray
Allen	Forsling	Dickinson	Rawlings
Bair	Gilmore	Johnson of	Read
Baker	Greene	Keokuk	Reno
Ballew	Griswold	Knudson	Rice
Barnes	Hagglund	Lamb	Rutledge
Burton	Hanson	Lichty	Ryder
Bush	Hatter	Lovrien	Rylander
Byers of Fayette	Hayes	McCaulley	Sass
Byers of Linn	Heald	McCreery	Shields
Campbell	Helgason	McIlrath	Smith
Clark	Hill	McIntosh	Torgeson
Cox	Hollingsworth	McMillan	Truax
Dayton	Hollis	Mathews	Van Buren
Dean	Holmgren	Miller	Van Wert
Eckles	Hopkins	Nelson of	Venard
Elliott of Polk	Hubbard	Hancock	Vosseller
Elliott of Scott	Hunt	Nelson of Story	Wamstad
Ellsworth	Hush	O'Brien	Wearin
Figgins	Irwin	Orr	Whiting
Files	Jaycox	Pattison	Wilson
Finnern	Jensen	Paulson	Mr. Speaker

The nays were, none.

Absent or not voting, 23.

Aiken	Ditto	Lomas	Shannon
Berry	Hall	Mounce	Simmer
Bixler	Hansen	O'Donnell	Swanson
Buchmiller	Istad	Randall	Taylor
Cole	King	Ratliff	Vaughn
Crozier	Kline	Reimers	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Allen of Pocahontas moved that the vote by which House File No. 543 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled. Senate Files Nos. 189, 199, 210, 256, 263, 430, 435, 447, 457.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

#### BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House:

Senate Files Nos. 189, 199, 210, 256, 263, 430, 435, 447, 457, 169, 280, 476, 291 and 500.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 503, a bill for an act making an appropriation for the purpose of aiding in defraying the expenses of a national encampment of the Grand Army of the Republic to be held in this state.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 502, a bill for an act relating to banks and trust companies.

Also, that the Senate concurs in House amendments to Senate File No. 415, relating to the improvement, maintenance, relocation or establishment of primary roads, the purchase or condemnation of right of way therefor and the filing of right of ways maps.

Also, that the Senate concurs in House amendments to Senate File No. 416, relating to motor vehicle carriers.

Also, that the Senate concurs in House amendment to Senate File No. 181, relating to the investment in public utility bonds of funds of life insurance companies and associations.

Also, that the Senate concurs in House amendment to Senate File No. 164, an act to define, regulate, and license real estate brokers and real estate salesmen; to create a state real estate Commissioner.

Also, that the Senate concurs in House amendment to Senate File No. 356, relating to the lien of personal taxes upon real estate.

Also, that the President has appointed as members of the second conference committee, on the part of the Senate, on Senate File No. 10, Senators Stoddard, Conchrane, Shaff, Ickis, Clark of Marion and Christophel.

Also, that the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House File No. 104, a bill for an act to make an appropriation to purchase additional real estate by the board of control of state institutions for the Iowa Training School for Boys at Eldora, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 283, a bill for an act relating to and authorizing the construction and maintenance of bridges within the city limits and five miles thereof within the state of Iowa and any adjoining state and across any navigable or non-navigable stream forming the boundary.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 279, a bill for an act relating to the publication of reports of the condition of savings and state banks.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 429, a bill for an act to prohibit the manufacture and possession of punch boards and all other devices generally used in connection and as a part of any game of chance.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 427, a bill for an act relating to the so-called red light injunction law so as to extend the provisions thereof to include places used for gambling.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 252, a bill for an act governing the correction of errors made by county auditor and county treasurer in connection with redemption from tax sale.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 227, a bill for an act relating to the election to abolish a county high school.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 262, a bill for an act relating to the general powers of the board of supervisors.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 31, a bill for an act to permit the board of supervisors, and the trustees of a drainage district, to purchase tax sale certificates for the protection and benefit of drainage and levee districts.

Also, that the Senate has adopted the conference committee report, and the amendments proposed therein, to Senate File No. 301, relating to propagation, and protection of fish, game, wild birds and animals.

Also, that the Senate has adopted the second conference committee report on Senate File No. 200, relating to the furnishing of labor and service in connection with public improvements.

Also, that the Senate amends and concurs in House amendments to Senate File No. 480, relating to the limitation on indebtedness for County Primary Road Bonds.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 388, a bill for an act relating to the salary of the members of the Highway Commission.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 293, a bill for an act to provide special legal services for the state highway commission.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 111, a bill for an act relating to surgical, medical and hospital services to be furnished injured employees.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 526, a bill for an act to make an appropriation to Patricia Jones, a minor.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 541, a bill for an act to make an appropriation to Minnie E. Johnson and Emma McNulty.

WALTER H. BEAM, *Secretary.*

#### SENATE MESSAGES CONSIDERED

Senate File No. 73, a bill for an act to repeal section fifty-six hundred eighty-three (5683) and to enact a substitute therefor, relating to the authority of cities and towns to appropriate funds to pay dues in municipal leagues, and to provide for an annual report and restrictions on officers and employees of the league.

Read first and second times and referred to sifting committee.

Senate File No. 502, a bill for an act to amend section 9278 of the Code, 1927, relating to banks and trust companies.

Read first and second times and referred to sifting committee.

Senate File No. 503, a bill for an act making an appropriation for the purpose of aiding in defraying the expenses of a national encampment of the Grand Army of the Republic to be held in this state.

Read first and second times and referred to committee on appropriations.

Senate File No. 31, a bill for an act to permit the board of supervisors, and the trustees of a drainage district, to purchase tax sale certificates for the protection and benefit of drainage and levee districts, and to provide funds for that purpose.

Read first and second times and referred to sifting committee.

#### CONFERENCE COMMITTEE REPORT ON SENATE FILE NO. 301

We, your Joint Conference Committee, appointed to consider the differences between the Senate and House on Senate File No. 301, beg leave to recommend as follows:

We recommend that the following be inserted at the end of Section 1 in place of the lines struck out by the House amendment: "The warden shall have the authority to specify the distance from a state game refuge where shooting may be prohibited, and shall have notice of same published in one newspaper in the county so affected, provided, however, this

prohibition shall not apply to owners or tenants hunting on their own land outside of game refuge."

Also, amend House amendment to Sec. 6 by striking the House amendment and substituting in lieu thereof the following: "Any person under seventeen (17) years of age may capture, during the open season, and confine for the purpose of training for pets, not more than two of any game bird or fur-bearing animal and persons having such birds and animals for this purpose shall be exempted from securing the license required by section 1706, Code, 1927. It shall constitute a misdemeanor to sell or dispose of for profit any game bird or fur-bearing animal, or increase therefrom, so taken or confined."

Also, the House recede from its amendments to Sec. 7 and that Sec. 7 be amended by changing the "period (.)" at the end thereof to a "comma (,)" and adding the following: "except that owners or tenants may shoot gophers and groundsquirrels along the highway adjacent to their own land."

Also, amend House amendment to Sec. 10 by striking therefrom the words "nor in streams bordering the state".

Also, that the House recede from its amendments to Sec. 17.

Also, that the Senate recede from its amendment to the House amendment to Sec. 28.

Also, that the House recede from its amendment to Sec. 16 and that the following be adopted in lieu thereof: "Amend Senate File No. 301 by striking in Sec. 16 all after line 3 and inserting in lieu thereof the following: 'No person shall at any time take from the waters of the state any fish, except as otherwise provided in this chapter, except with hook, line and bait nor shall any person use more than two lines with one hook on each line in still fishing or otherwise except when using a trot-line in a manner provided in this chapter or in trolling or casting a spoon-hook or other artificial bait. Persons so fishing shall not leave the immediate vicinity of their lines but shall be in attendance of them at all times'."

F. D. ICKIS,  
 CHAS. D. BOOTH,  
 GEO. W. PATTERSON,  
 J. H. HAGER,  
*On the Part of the Senate.*  
 H. A. HOLMGREN,  
 OTHA D. WEARIN,  
 SAMUEL D. WHITING,  
 C. H. NELSON,  
*On the Part of the House.*

King of Clay moved that the report of the conference committee on Senate File No. 301 be adopted.

On the question "Shall the conference committee report be adopted?"

The ayes were, 79.

Albert	Finnern	Johnson of	Reimers
Allen	Fleming	Keokuk	Reno
Baker	Gilmore	King	Rice
Ballew	Griswold	Lamb	Rutledge
Barnes	Hagglund	Lichty	Ryder
Berry	Hanson	Lomas	Rylander
Buchmiller	Hatter	Lovrien	Sass
Burton	Heald	McCreery	Simmer
Byers of Fayette	Helgason	McIlrath	Smith
Byers of Linn	Hill	McIntosh	Swanson
Clark	Hollis	McMillan	Taylor
Cole	Holmgren	Mathews	Torgeson
Cox	Hopkins	Miller	Van Buren
Crozier	Hubbard	O'Brien	Van Wert
Dean	Hush	Pattison	Vaughn
Ditto	Istad	Paulson	Vosseller
Eckles	Jaycox	Pendray	Wamstad
Elliott of Scott	Jensen	Ratliff	Wearin
Ellsworth	Johnson of	Rawlings	Whiting
Figgins	Dickinson	Read	Wilson
Files			

The nays were, none.

Absent or not voting, 29.

Aiken	Greene	Knudson	Orr
Bair	Hall	McCaulley	Randall
Bixler	Hansen	Mounce	Shannon
Bush	Hayes	Nelson of	Shields
Campbell	Hollingsworth	Hancock	Truax
Dayton	Hunt	Nelson of Story	Venard
Elliott of Polk	Irwin	O'Donnell	Mr. Speaker
Forsling	Kline		

Report of conference committee on Senate File No. 301 adopted.

#### CONFERENCE COMMITTEE REPORT ON SENATE FILE NO. 200

MR. SPEAKER: Your Conference Committee appointed to consider the differences between the Senate and House on Senate File No. 200, beg leave to report as follows:

We recommend that the House recede from its amendments to Senate File No. 200.

A. V. BLACKFORD,

C. L. RIGBY,

J. G. MERRITT,

FRANK SHANE,

*On the Part of the Senate.*

C. O. DAYTON,

C. W. LAMB,

F. B. LOMAS,

A. H. MOUNCE,

*On the part of the House.*



Lomas of Howard moved that the report of the conference committee on Senate File No. 200 be adopted.

On the question "Shall the report of the conference committee be adopted?"

The ayes were, 74.

Allen	Greene	Johnson of	Pendray
Bair	Griswold	Keokuk	Ratliff
Baker	Hagglund	King	Rawlings
Barnes	Hall	Lamb	Read
Berry	Hanson	Lichty	Reno
Buchmiller	Hatter	Lomas	Rice
Burton	Hayes	Lovrien	Rutledge
Byers of Linn	Heald	McCreery	Ryder
Clark	Helgason	McIlrath	Rylander
Cole	Hill	McIntosh	Shannon
Crozier	Hollis	McMillan	Shields
Dean	Hopkins	Mathews	Simmer
Ditto	Hubbard	Mounce	Smith
Eckles	Irwin	Nelson of	Swanson
Elliott of Polk	Istad	Hancock	Torgeson
Elliott of Scott	Jaycox	Nelson of Story	Van Wert
Figgins	Jensen	O'Brien	Wamstad
Files	Johnson of	Pattison	Wearin
Finnern	Dickinson	Paulson	Wilson
Forsling			

The nays were, 14.

Albert	Fleming	Taylor	Venard
Ballew	Miller	Van Buren	Vosseller
Bixler	Reimers	Vaughn	Whiting
Ellsworth	Sass		

Absent or not voting, 20.

Aiken	Dayton	Hunt	O'Donnell
Bush	Gilmore	Hush	Orr
Byers of Fayette	Hanson	Kline	Randall
Campbell	Hollingsworth	Knudson	Truax
Cox	Holmgren	McCaulley	Mr. Speaker

Conference committee report adopted.

#### CONSIDERATION OF SENATE AMENDMENTS

On request of Rutledge of Webster, unanimous consent having been granted, House File No. 388, a bill for an act to amend section forty-six hundred twenty-five (4625) of the Code, 1927, referring to the salary of the members of the highway commission, with Senate amendment, was taken up and the amendment read and considered.

## SENATE AMENDMENT TO HOUSE FILE NO. 388

Amend section one (1) by striking from line five (5) the words "full time".

Rice of Clinton moved the previous question.

Motion prevailed.

Mr. Rutledge moved that the House concur in the Senate amendment.

On the question "Shall the House concur?"

The ayes were, 50.

Bair	Greene	Johnson of	Paulson
Ballew	Hall	Keokuk	Ratliff
Burton	Hatter	Lamb	Read
Byers of Fayette	Hayes	Lichty	Reno
Byers of Linn	Heald	Lomas	Rice
Cole	Hill	Lovrien	Rutledge
Crozier	Hollis	McCreery	Rylander
Dean	Holmgren	McIntosh	Shannon
Ditto	Hunt	McMillan	Simmer
Eckles	Irwin	Mathews	Van Buren
Elliott of Scott	Istad	Nelson of Story	Vaughn
Ellsworth	Jaycox	Orr	Wearin
Forsling		Pattison	Mr. Speaker

The nays were, 51.

Aiken	Fleming	Kline	Sass
Albert	Gilmore	Knudson	Shields
Allen	Griswold	McIlrath	Smith
Baker	Hagglund	Miller	Swanson
Barnes	Hansen	Mounce	Taylor
Berry	Hanson	Nelson of	Torgeson
Bixler	Helgason	Hancock	Van Wert
Buchmiller	Hopkins	O'Brien	Venard
Bush	Hubbard	O'Donnell	Vosseller
Clark	Hush	Pendray	Wamstad
Cox	Jensen	Rawlings	Whiting
Figgins	Johnson of	Reimers	Wilson
Files	Dickinson	Ryder	
Finnern	King		

Absent or not voting, 7.

Campbell	Elliott of Polk	McCaulley	Truax
Dayton	Hollingsworth	Randall	

House refuses to concur in Senate amendment to House File No. 388.

## SIFTING COMMITTEE EXCUSED

On request of Greene of Pottawattamie the sifting committee was excused.

## CONSIDERATION OF SENATE AMENDMENTS

On request of Simmer of Wapello, unanimous consent having been given, Senate File No. 480, a bill for an act to amend section four thousand seven hundred fifty-three-a seventeen (4753-a17) of the Code, 1927, relating to the limitation on indebtedness for county primary road bonds, with Senate amendments to House amendments, was taken up and the amendments read and considered.

## SENATE AMENDMENTS TO HOUSE AMENDMENT TO SENATE FILE 480

Amend the House amendment to Section 1 by substituting therefor the following:

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section forty-seven hundred fifty-three-a seventeen (4753-a17) of the Code, 1927, is amended by inserting in line three (3) after the word "county" the words "to pay for primary road construction, or bonds issued to refund county primary road bonds,"; and by striking the word "three" in line five (5) and inserting the words "four and one-half".

Sec. 2. Section forty-seven hundred fifty-three-a seventeen (4753-a17) is further amended by adding thereto the following: "The amount of bonds issued for secondary road construction when added to all other indebtedness of the county shall not exceed in the aggregate three per cent on the actual value of the taxable property within such county to be ascertained as above specified."

Mr. Simmer moved that the House concur in the Senate amendments.

On the question "Shall the House concur in the Senate amendments?"

The ayes were, 82.

Albert	Dean	Hagglund	Istad
Allen	Ditto	Hall	Jaycox
Bair	Eckles	Hatter	Jensen
Ballew	Elliott of Polk	Hayes	Johnson of
Barnes	Elliott of Scott	Heald	Keokuk
Buchmiller	Ellsworth	Helgason	King
Burton	Figgins	Hill	Knudson
Byers of Fayette	Files	Hollis	Lamb
Byers of Linn	Fleming	Holmgren	Lichty
Clark	Forsling	Hopkins	Lomas
Cole	Gilmore	Hush	Lovrien
Crozier	Greene	Irwin	McCreery

McIntosh	Pattison	Rylander	Van Buren
McMillan	Paulson	Sass	Van Wert
Mathews	Pendray	Shannon	Venard
Miller	Ratliff	Shields	Vosseller
Mounce	Read	Simmer	Wamstad
Nelson of	Reno	Smith	Wearin
Hancock	Rice	Swanson	Whiting
O'Brien	Rutledge	Taylor	Wilson
Orr	Ryder	Torgeson	Mr. Speaker

The nays were, 6.

Baker	Hanson	Johnson of	McIlrath
Bixler		Dickinson	Rawlings

Absent or not voting, 20.

Aiken	Dayton	Hubbard	O'Donnell
Berry	Finnern	Hunt	Randall
Bush	Griswold	Kline	Reimers
Campbell	Hansen	McCaulley	Truax
Cox	Hollingsworth	Nelson of Story	Vaughn

House concurred in the Senate amendments to House amendment to Senate File No. 480.

On request of Forsling of Woodbury, unanimous consent having been given, House File No. 293, a bill for an act to amend the law as it appears in section one hundred fifty-one (151) of the Code of Iowa, 1927, relating to assistant attorneys general, with Senate amendments, was taken up and the amendments read and considered.

#### SENATE AMENDMENTS TO HOUSE FILE NO. 293

Amend by striking the title and substituting in lieu thereof the following: "A bill for an act to provide special legal services for the state highway commission."

Amend by striking all after the enacting clause and substituting in lieu thereof the following: -

"Section 1. The state highway commission may employ an attorney as a part of its regular organization. Said attorney may represent the commission in any proceedings to which the commission may be a party, and shall perform such other duties as the commission may require. His compensation and traveling expenses shall be paid by the commission from its support fund, as provided for in section forty-seven hundred fifty-five-b-thirty-one (4755-b31), Code, 1927.

Sec. 2. This Act being deemed of immediate importance shall be in full force and effect from and after its publication in the Rolfe Arrow, a newspaper published at Rolfe, Iowa, and the Ogden Reporter, a newspaper published at Ogden, Iowa."

Simmer of Wapello offered the following amendment to the Senate amendment and moved its adoption:

Amend House File No. 293 as amended by the Senate, as follows:

Strike all of sections one (1) and two (2) and substitute the following in lieu thereof:

"Section 1. The attorney general shall appoint a special assistant attorney general who shall devote his entire time or so much thereof as may be necessary to the legal work of the state highway commission. His compensation and traveling expenses shall be paid from the commission's support fund created by section forty-seven hundred fifty-five-b-thirty-one (4755-b31) of the Code, 1927. Said compensation shall be four thousand (\$4,000.00) dollars per annum and payable in equal monthly installments.

The highway commission shall provide and furnish a suitable office and library for said special assistant attorney general."

On the question "Shall the House adopt the House amendment to the Senate amendment?" a roll call was demanded.

The ayes were, 54.

Aiken	Eckles	Istad	Read
Allen	Figgins	Jaycox	Rice
Bair	Files	Johnson of	Rutledge
Ballew	Fleming	Keokuk	Rylander
Barnes	Gilmore	King	Sass
Berry	Griswold	Kline	Simmer
Bixler	Hagglund	Lamb	Smith
Buchmiller	Heald	Lovrien	Swanson
Burton	Helgason	McIntosh	Taylor
Bush	Hill	Nelson of Story	Torgeson
Byers of Linn	Hopkins	O'Brien	Van Wert
Cole	Hubbard	Pattison	Vosseller
Cox	Hunt	Pendray	Wamstad
Crozier	Irwin	Rawlings	

The nays were, 35.

Albert	Hatter	McCreery	Ryder
Baker	Hayes	McMillan	Shannon
Byers of Fayette	Hollis	Mounce	Shields
Clark	Holmgren	Nelson of	Van Buren
Dean	Jensen	Hancock	Venard
Ditto	Johnson of	Paulson	Wearin
Elliott of Scott	Dickinson	Ratliff	Whiting
Finnern	Knudson	Reimers	Wilson
Hansen	Lomas	Reno	Mr. Speaker
Hanson			

Absent or not voting, 19.

Campbell	Greene	McCaulley	Orr
Dayton	Hall	McIlrath	Randall
Elliott of Polk	Hollingsworth	Mathews	Truax
Ellsworth	Hush	Miller	Vaughn
Forsling	Lichty	O'Donnell	

House amendment to Senate amendment adopted.

Mr. Forsling moved that the House concur in the Senate amendments, as amended.

On the question "Shall the House concur?"

The ayes were, 64.

Allen	Griswold	Kline	Rutledge
Bair	Hagglund	Knudson	Ryder
Baker	Hanson	Lamb	Rylander
Ballew	Heald	Lichty	Sass
Barnes	Helgason	Lovrien	Shannon
Bixler	Hill	McCreery	Shields
Buchmiller	Holmgren	McIntosh	Simmer
Burton	Hopkins	McMillan	Swanson
Bush	Hunt	Mounce	Taylor
Byers of Linn	Irwin	Nelson of	Torgeson
Cole	Istad	Hancock	Van Buren
Cox	Jaycox	Nelson of Story	Van Wert
Crozier	Jensen	O'Brien	Vosseller
Eckles	Johnson of	Pattison	Wamstad
Files	Dickinson	Pendray	Wearin
Fleming	Johnson of	Rawlings	Whiting
Gilmore	Keokuk	Read	

The nays were, 21.

Albert	Elliott of Scott	Hollis	Reno
Berry	Figgins	King	Rice
Byers of Fayette	Hansen	O'Donnell	Venard
Clark	Hatter	Paulson	Wilson
Dean	Hayes	Reimers	Mr. Speaker
Ditto			

Absent or not voting, 23.

Aiken	Forsling	Lomas	Randall
Campbell	Greene	McCaulley	Ratliff
Dayton	Hall	McIlrath	Smith
Elliott of Polk	Hollingsworth	Mathews	Truax
Ellsworth	Hubbard	Miller	Vaughn
Finnern	Hush	Orr	

House concurred in Senate amendment to House File No. 293, as amended.

On request of Cole of Harrison, unanimous consent having been given, House File No. 111, a bill for an act to repeal section thirteen hundred eighty-seven (1387), of the Code, 1927, and to enact a substitute therefor, relative to surgical, medical and hospital services to be furnished injured employees and providing for the regulation of such fees and charges, with Senate amendments, was taken up and the amendments read and considered.

## SENATE AMENDMENTS TO HOUSE FILE NO. 111

Amend the title so as to read:

"An Act to amend section thirteen hundred eighty-seven (1387), of the Code, 1927, relating to surgical, medical and hospital services furnished injured employees and providing for the regulation of such fees and charges."

Further amend House File No. 111 by striking therefrom all after the enacting clause and substituting in lieu thereof the following:

"Section 1. Section thirteen hundred eighty-seven (1387) of the Code, 1927, be and the same is hereby amended by striking from line seventeen (17) the words "one hundred" and substituting in lieu thereof the words "two hundred".

Mr. Cole moved that the House concur in the Senate amendments.

On the question "Shall the House concur?"

The ayes were, 61.

Aiken	Elliott of Polk	Johnson of	Pattison
Albert	Elliott of Scott	Dickinson	Paulson
Allen	Files	Johnson of	Pendray
Bair	Gilmore	Keokuk	Rawlings
Ballew	Greene	King	Reimers
Barnes	Hagglund	Kline	Reno
Bixler	Hatter	Lamb	Ryder
Buchmiller	Hayes	Lichty	Shannon
Burton	Heald	Lomas	Simmer
Bush	Hill	Lovrien	Swanson
Byers of Fayette	Hollis	McCreery	Taylor
Byers of Linn	Hopkins	McIntosh	Van Wert
Cole	Hubbard	McMillan	Wearin
Cox	Hunt	Miller	Whiting
Dean	Irwin	O'Brien	Wilson
Eckles		Orr	Mr. Speaker

The nays were, 35.

Baker	Hanson	Mounce	Rylander
Berry	Helgason	Nelson of	Sass
Clark	Holmgren	Hancock	Shields
Crozier	Hush	Nelson of Story	Smith
Figgins	Istad	O'Donnell	Torgeson
Finnern	Jaycox	Ratliff	Van Buren
Fleming	Jensen	Read	Venard
Griswold	Knudson	Rice	Vosseller
Hansen	McIlrath	Rutledge	Wamstad

Absent or not voting, 12.

Campbell	Ellsworth	Hollingsworth	Randall
Dayton	Forsling	McCaulley	Truax
Ditto	Hall	Mathews	Vaughn

House concurred in Senate amendments to House File No. 111.

On request of Hansen of Scott, unanimous consent having been given, House File No. 526, a bill for an act to make an appropriation to Patricia Jones, a minor, with Senate amendment, was taken up and the amendment read and considered.

#### SENATE AMENDMENT TO HOUSE FILE NO. 526

Amend section one (1) by striking the words and figures "one thousand dollars (\$1,000.00)" in lines 3 and 4 and inserting in lieu thereof the words and figures "fifteen hundred dollars (\$1500.00)".

Mr. Hansen moved that the House refuse to concur in the Senate amendment.

On the question "Shall the House concur?"

The ayes were, 72.

Aiken	Hagglund	King	Reno
Allen	Hanson	Knudson	Rice
Bair	Hatter	Lamb	Rutledge
Ballew	Hayes	Lichty	Ryder
Bixler	Helgason	Lovrien	Rylander
Burton	Hill	McCreery	Sass
Byers of Fayette	Hollis	McIlrath	Shannon
Byers of Linn	Holmgren	McIntosh	Shields
Cox	Hopkins	Nelson of	Simmer
Dean	Hubbard	Hancock	Smith
Ditto	Hunt	Nelson of Story	Swanson
Eckles	Hush	O'Brien	Taylor
Elliott of Polk	Irwin	Orr	Torgeson
Elliott of Scott	Istad	Pattison	Van Wert
Figgins	Jensen	Paulson	Venard
Files	Johnson of	Pendray	Vosseller
Fleming	Dickinson	Ratliff	Wamstad
Greene	Johnson of	Rawlings	Whiting
Griswold	Keokuk	Reimers	

The nays were, 22.

Albert	Clark	Jaycox	Read
Baker	Cole	Kline	Van Buren
Barnes	Crozier	Lomas	Wearin
Berry	Finnern	McMillan	Wilson
Buchmiller	Gilmore	Mounce	Mr. Speaker
Bush	Hansen		

Absent or not voting, 14.

Campbell	Forsling	McCaulley	Randall
Dayton	Hall	Mathews	Truax
Ellsworth	Heald	Miller	Vaughn
	Hollingsworth	O'Donnell	

House concurs in Senate amendment to House File No. 526.



## MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 132, a bill for an act relating to salaries and fees of Justice of the Peace.

WALTER H. BEAM, *Secretary.*

## CONSIDERATION OF SENATE AMENDMENT

On request of Elliott of Scott, unanimous consent having been given, House File No. 132, a bill for an act to amend the law as it appears in section ten thousand six hundred thirty-nine (10639), relating to salaries and fees of justices of the peace, with Senate amendment, was taken up and the amendment read and considered.

## SENATE AMENDMENT TO HOUSE FILE NO. 132

Amend by adding as Section two (2), the following:

"Sec. 2. This act shall also apply to cities acting under Special Charter regardless of population."

Mr. Elliott moved that the House refuse to concur in the Senate amendment.

On the question "Shall the House concur?"

The ayes were, 1.

Figgins

The nays were, 88.

Aiken	Dean	Helgason	Kline
Albert	Ditto	Hill	Knudson
Allen	Eckles	Holmgren	Lamb
Bair	Elliott of Polk	Hopkins	Lichty
Ballew	Elliott of Scott	Hubbard	Lomas
Barnes	Files	Hunt	Lovrien
Berry	Finnern	Hush	McCreery
Buchmiller	Fleming	Irwin	McIlrath
Burton	Forsling	Istad	McIntosh
Bush	Gilmore	Jaycox	McMillan
Byers of Fayette	Griswold	Jensen	Mounce
Byers of Linn	Hagglund	Johnson of	Nelson of
Clark	Hanson	Dickinson	Hancock
Cole	Hatter	Johnson of	Nelson of Story
Cox	Hayes	Keokuk	O'Brien
Crozier	Heald	King	O'Donnell

Pattison	Reno	Shields	Venard
Paulson	Rice	Simmer	Vosseller
Pendray	Rutledge	Smith	Wearin
Ratliff	Ryder	Taylor	Whiting
Rawlings	Rylander	Torgeson	Wilson
Read	Sass	Van Buren	Mr. Speaker
Reimers	Shannon	Van Wert	

Absent or not voting, 19.

Baker	Greene	McCaulley	Swanson
Bixler	Hall	Mathews	Truax
Campbell	Hansen	Miller	Vaughn
Dayton	Hollingsworth	Orr	Wamstad
Ellsworth	Hollis	Randall	

House refuses to concur in Senate amendment to House File No. 132.

### CONSIDERATION OF BILLS

Senate File No. 489, a bill for an act to make an emergency appropriation for salaries and expenses of peace officers, was taken up for consideration.

Reno of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 89.

Allen	Fleming	Johnson of	Reimers
Bair	Gilmore	Keokuk	Reno
Baker	Griswold	King	Rice
Ballew	Hagglund	Kline	Rutledge
Barnes	Hansen	Knudson	Ryder
Berry	Hanson	Lamb	Rylander
Bixler	Hatter	Lichty	Sass
Buchmiller	Hayes	Lomas	Shannon
Burton	Heald	Lovrien	Shields
Bush	Helgason	McCreery	Simmer
Byers of Fayette	Hill	McIlrath	Smith
Byers of Linn	Hollis	McIntosh	Swanson
Clark	Holmgren	McMillan	Taylor
Cole	Hopkins	Mounce	Torgeson
Cox	Hubbard	Nelson of	Van Buren
Crozier	Hunt	Hancock	Van Wert
Dean	Hush	Nelson of Story	Venard
Ditto	Irwin	O'Brien	Vosseller
Eckles	Istad	Pattison	Wamstad
Elliott of Polk	Jaycox	Paulson	Wearin
Elliott of Scott	Jensen	Pendray	Whiting
Figgins	Johnson of	Ratliff	Wilson
Files	Dickinson	Read	Mr. Speaker

The nays were, none.

## Absent or not voting, 19.

Aiken	Finnern	McCaulley	Randall
Albert	Forsling	Mathews	Rawlings
Campbell	Greene	Miller	Truax
Dayton	Hall	O'Donnell	Vaughn
Ellsworth	Hollingsworth	Orr	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 295, a bill for an act to amend section eighty-seven hundred thirty-seven (8737), Code, 1927, relating to the investments of the funds of life insurance companies and associations, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Hayes of Dubuque the amendment proposed by the committee, found in the journal of March 20th, was adopted.

Mr. Hayes moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 71.

Albert	Hanson	Knudson	Rylander
Bair	Hatter	Lamb	Sass
Baker	Hayes	Lichty	Shannon
Ballew	Heald	Lomas	Shields
Barnes	Helgason	Lovrien	Simmer
Berry	Hollis	McIntosh	Smith
Buchmiller	Holmgren	McMillan	Swanson
Burton	Hopkins	Mounce	Taylor
Byers of Fayette	Hunt	Nelson of	Torgeson
Cole	Hush	Hancock	Van Buren
Dean	Irwin	Nelson of Story	Van Wert
Eckles	Istad	Pattison	Venard
Elliott of Polk	Jaycox	Paulson	Vosseller
Figgins	Jensen	Pendray	Wamstad
Files	Johnson of	Read	Wearin
Finnern	Dickinson	Rice	Whiting
Gilmore	Johnson of	Rutledge	Wilson
Griswold	Keokuk	Ryder	Mr. Speaker
Hansen	King		

The nays were, 4.

Clark	Crozier	Kline	O'Brien
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Absent or not voting, 33.

Aiken	Byers of Linn	Ditto	Forsling
Allen	Campbell	Elliott of Scott	Greene
Bixler	Cox	Ellsworth	Hagglund
Bush	Dayton	Fleming	Hall

Hill	McIlrath	Orr	Reimers
Hollingsworth	Mathews	Randall	Reno
Hubbard	Miller	Ratliff	Truax
McCaulley	O'Donnell	Rawlings	Vaughn
McCreery			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Hayes of Dubuque moved that the vote by which Senate File No. 295 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 318, a bill for an act providing for a survey of the industries and natural resources of Iowa and making an appropriation therefor, with report of committee recommending amendment and passage, was taken up for consideration.

On motion of Simmer of Wapello the amendment proposed by the committee, found in the journal of April 11th, was adopted.

Mr. Simmer moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 77.

Aiken	Gilmore	Johnson of	Read
Allen	Hagglund	Keokuk	Reimers
Bair	Hansen	King	Reno
Baker	Hanson	Kline	Rice
Ballew	Hatter	Knudson	Rutledge
Bixler	Heald	Lamb	Ryder
Burton	Helgason	Lichty	Rylander
Byers of Fayette	Hill	Lomas	Sass
Byers of Linn	Hollis	Lovrien	Shannon
Cole	Holmgren	McIntosh	Shields
Cox	Hopkins	McMillan	Simmer
Crozier	Hunt	Nelson of	Smith
Dean	Hush	Hancock	Swanson
Ditto	Irwin	Nelson of Story	Taylor
Eckles	Istad	O'Brien	Van Buren
Elliott of Scott	Jaycox	Pattison	Vosseller
Figgins	Jensen	Paulson	Wamstad
Files	Johnson of	Pendray	Wearin
Finnern	Dickinson	Ratliff	Whiting
Fleming		Rawlings	Wilson
			Mr. Speaker

The nays were, 6.

Buchmiller	Clark	Torgeson	Venard
	Griswold	Van Wert	

Absent or not voting, 25.

Albert	Ellsworth	Hubbard	Mounce
Barnes	Forsling	McCaulley	O'Donnell
Berry	Greene	McCreery	Orr
Bush	Hall	McIlrath	Randall
Campbell	Hayes	Mathews	Truax
Dayton	Hollingsworth	Miller	Vaughn
Elliott of Polk			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Simmer of Wapello moved that the vote by which Senate File No. 318 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 259, a bill for an act to amend the law as it appears in subsection eight (8) of section eighty-nine hundred forty (8940) of the Code of Iowa, relating to the subject of credit insurance, with report of committee recommending passage, was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 77.

Albert	Hagglund	Kline	Reno
Allen	Hansen	Knudson	Rice
Bair	Hanson	Lamb	Rutledge
Ballew	Hatter	Lichty	Ryder
Barnes	Hayes	Lomas	Rylander
Bixler	Helgason	Lovrien	Shannon
Buchmiller	Hill	McCreery	Simmer
Bush	Hollis	McIlrath	Smith
Byers of Fayette	Hopkins	McIntosh	Swanson
Clark	Hubbard	McMillan	Taylor
Cole	Hunt	Mounce	Torgeson
Dean	Hush	Nelson of	Van Buren
Ditto	Irwin	Hancock	Van Wert
Eckles	Istad	Nelson of Story	Venard
Elliott of Polk	Jaycox	Pattison	Vosseller
Figgins	Jensen	Paulson	Wamstad
Files	Johnson of	Pendray	Wearin
Finnern	Dickinson	Ratliff	Whiting
Fleming	Johnson of	Read	Wilson
Gilmore	Keokuk	Reimers	Mr. Speaker

The nays were, 1.

King

Absent or not voting, 30.

Aiken	Dayton	Hollingsworth	Orr
Baker	Elliott of Scott	Holmgren	Randall
Berry	Ellsworth	McCaulley	Rawlings
Burton	Forsling	Mathews	Sass
Byers of Linn	Greene	Miller	Shields
Campbell	Griswold	O'Brien	Truax
Cox	Hall	O'Donnell	Vaughn
Crozier	Heald		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 441, a bill for an act to amend section seven thousand five hundred fifty-nine (7559) of the Code, 1927, relating to repairs of drainage improvements, was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 78.

Albert	Finnern	Johnson of	Ratliff
Allen	Griswold	Keokuk	Read
Bair	Hagglund	King	Reimers
Baker	Hansen	Kline	Reno
Ballew	Hanson	Knudson	Ryder
Barnes	Hatter	Lamb	Rylander
Berry	Hayes	Lichty	Sass
Bixler	Heald	Lomas	Shannon
Buchmiller	Helgason	Lovrien	Smith
Burton	Hill	McCreery	Swanson
Byers of Fayette	Hollis	McIlrath	Taylor
Clark	Holmgren	McIntosh	Van Buren
Cole	Hopkins	McMillan	Van Wert
Crozier	Hubbard	Mounce	Venard
Dean	Hunt	Nelson of	Vosseller
Ditto	Hush	Story	Wamstad
Eckles	Irwin	O'Brien	Wearin
Elliott of Polk	Istad	Pattison	Whiting
Figgins	Jensen	Paulson	Wilson
Files	Johnson of	Pendray	Mr. Speaker
	Dickinson		

The nays were, none.

Absent or not voting, 30.

Aiken	Dayton	Gilmore	McCaulley
Bush	Elliott of Scott	Greene	Mathews
Byers of Linn	Ellsworth	Hall	Miller
Campbell	Fleming	Hollingsworth	Nelson of
Cox	Forsling	Jaycox	Hancock

O'Donnell	Rawlings	Shields	Truax
Orr	Rice	Simmer	Vaughn
Randall	Rutledge	Torgeson	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 154, a bill for an act to repeal section eleven thousand two hundred forty-two (11242) of the Code, 1927, and to enact a substitute therefor relating to judge's orders made in vacation and to validate such orders and fix a period of limitations after which such orders cannot be attacked, with report of committee recommending passage, was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 75.

Allen	Finnern	Jensen	Read
Bair	Fleming	Johnson of	Reimers
Ballew	Gilmore	Keokuk	Reno
Barnes	Griswold	King	Rice
Berry	Hagglund	Kline	Ryder
Bixler	Hansen	Knudson	Rylander
Buchmiller	Hatter	Lamb	Sass
Burton	Hayes	Lomas	Shannon
Byers of Fayette	Heald	Lovrien	Smith
Byers of Linn	Helgason	McIlrath	Taylor
Clark	Hill	McIntosh	Van Buren
Cole	Hollis	McMillan	Van Wert
Crozier	Holmgren	Mounce	Venard
Dean	Hopkins	Nelson of Story	Vosseller
Ditto	Hubbard	O'Brien	Wamstad
Eckles	Hunt	Pattison	Wearin
Elliott of Polk	Hush	Paulson	Whiting
Figgins	Irwin	Pendray	Wilson
Files	Jaycox	Ratliff	Mr. Speaker

The nays were, none.

Absent or not voting, 33.

Aiken	Forsling	McCaulley	Rawlings
Albert	Greene	McCreery	Rutledge
Baker	Hall	Mathews	Shields
Bush	Hanson	Miller	Simmer
Campbell	Hollingsworth	Nelson of	Swanson
Cox	Istad	Hancock	Torgeson
Dayton	Johnson of	O'Donnell	Truax
Elliott of Scott	Dickinson	Orr	Vaughn
Ellsworth	Lichty	Randall	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 452, a bill for an act to amend the law as it appears in section fifty hundred three (5003) of the Code, 1927, relating to the proceeds from the motor vehicle license fees and the handling thereof by the treasurer of state, was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 76.

Albert	Fleming	Johnson of	Reimers
Allen	Forsliff	Keokuk	Rice
Bair	Griswold	King	Ryder
Ballew	Hagglund	Kline	Rylander
Barnes	Hanson	Knudson	Sass
Bixler	Hatter	Lamb	Shannon
Buchmiller	Hayes	Lomas	Shields
Burton	Heald	McIlrath	Smith
Byers of Fayette	Halgason	McIntosh	Swanson
Byers of Linn	Hill	McMillan	Taylor
Clark	Hollis	Mathews	Torgeson
Cole	Holmgren	Mounce	Van Wert
Crozier	Hopkins	Nelson of	Venard
Dean	Hunt	Hancock	Vosseller
Eckles	Hush	Nelson of Story	Wamstad
Elliott of Polk	Irwin	O'Brien	Wearin
Elliott of Scott	Istad	Pattison	Whiting
Ellsworth	Jaycox	Paulson	Wilson
Files	Jenson	Pendray	Mr. Speaker
Finnern		Read	

The nays were, 1.

Reno

Absent or not voting, 31.

Aiken	Figgins	Lichty	Ratliff
Baker	Gilmore	Lovrien	Rawlings
Berry	Greene	McCaulley	Rutledge
Bush	Hall	McCreery	Simmer
Campbell	Hansen	Miller	Truax
Cox	Hollingsworth	O'Donnell	Van Buren
Dayton	Hubbard	Orr	Vaughn
Ditto	Johnson of	Randall	
	Dickinson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.



Senate File No. 21, a bill for an act to permit the issuance, at places other than at the county seat, of licenses to hunt and of licenses to fish, to prescribe the rights, powers, duties and liability of the county recorder and other persons with reference to the issuance of such licenses and to prescribe a penalty for the violation of such rights, powers and duties, with report of committee recommending passage, was taken up for consideration.

Whiting of Johnson moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 76.

Albert	Gilmore	Johnson of	Read
Allen	Griswold	Keokuk	Reimers
Bair	Hagglund	King	Reno
Baker	Hanson	Kline	Rice
Ballew	Hatter	Knudson	Ryder
Barnes	Hayes	Lamb	Rylander
Bixler	Heald	Lomas	Sass
Buchmiller	Helgason	Lovrien	Simmer
Burton	Hill	McIntosh	Smith
Byers of Fayette	Hollis	McMillan	Taylor
Clark	Holmgren	Mathews	Van Wert
Cole	Hopkins	Mounce	Vaughn
Crozier	Hubbard	Nelson of	Venard
Eckles	Hunt	Hancock	Vosseller
Elliott of Polk	Hush	Nelson of Story	Wamstad
Elliott of Scott	Irwin	O'Brien	Wearin
Ellsworth	Istad	Pattison	Whiting
Figgins	Jaycox	Paulson	Wilson
Files	Jensen	Pendray	Mr. Speaker
Finnern		Ratliff	

The nays were, 4.

Fleming	Shields	Torgeson	Van Buren
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Absent or not voting, 28.

Aiken	Ditto	Lichty	Randall
Berry	Forsling	McCaulley	Rawlings
Bush	Greene	McCreery	Rutledge
Byers of Linn	Hall	McIlrath	Shannon
Campbell	Hansen	Miller	Swanson
Cox	Hollingsworth	O'Donnell	Truax
Dayton	Johnson of	Orr	
Dean	Dickinson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 38, a bill for an act fixing and determining the liability of an inn keeper or the owner or keeper of a hotel, rooming house, or eating house, for loss of or injury to the conveyance of a guest and the personal property of such guest contained in such conveyance, was taken up for consideration.

Byers of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 82.

Aiken	Files	Johnson of	Read
Albert	Finnern	Keokuk	Reno
Allen	Fleming	King	Rice
Ballew	Forsling	Lamb	Rutledge
Barnes	Gilmore	Lichty	Ryder
Berry	Hall	Lomas	Rylander
Bixler	Hanson	Lovrien	Sass
Buchmiller	Hatter	McCreery	Shannon
Burton	Hayes	McIntosh	Shields
Bush	Heald	McMillan	Simmer
Byers of Fayette	Helgason	Miller	Smith
Byers of Linn	Hill	Mounce	Swanson
Clark	Hollis	Nelson of	Taylor
Cole	Holmgren	Hancock	Torgeson
Crozier	Hopkins	Nelson of Story	Van Wert
Dean	Hunt	O'Brien	Vaughn
Ditto	Hush	Orr	Venard
Eckles	Istad	Pattison	Wamstad
Elliott of Polk	Jaycox	Paulson	Wearin
Elliott of Scott	Johnson of	Pendray	Whiting
Ellsworth	Dickinson	Ratliff	Mr. Speaker
Figgins			

The nays were, 3.

Kline	Reimers	Wilson
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Absent or not voting, 23.

Bair	Griswold	Jensen	Randall
Baker	Hagglund	Knudson	Rawlings
Campbell	Hansen	McCaulley	Truax
Cox	Hollingsworth	McIlrath	Van Buren
Dayton	Hubbard	Mathews	Vosseller
Greene	Irwin	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Byers of Linn moved that the vote by which Senate File No. 38 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 220, a bill for an act to amend section five hundred forty-six (546), and section five hundred forty-nine (549), Code, 1927, relating to nominations by primary elections, with report of committee recommending amendment and passage, was taken up for consideration.

Smith of O'Brien asked and obtained unanimous consent to withdraw the committee amendments, found in the journal of March 12th.

Mr. Smith moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 87.

Aiken	Gilmore	King	Read
Albert	Greene	Kline	Reimers
Allen	Griswold	Knudson	Reno
Ballew	Hall	Lamb	Rice
Barnes	Hanson	Lichty	Rutledge
Berry	Hatter	Lovrien	Ryder
Bixler	Heald	McCreery	Rylander
Buchmiller	Helgason	McIlrath	Sass
Burton	Hill	McIntosh	Shannon
Bush	Hollis	McMillan	Shields
Byers of Fayette	Holmgren	Mathews	Simmer
Clark	Hopkins	Miller	Smith
Crozier	Hunt	Mounce	Taylor
Ditto	Hush	Nelson of	Torgeson
Eckles	Irwin	Hancock	Van Buren
Elliott of Polk	Istad	Nelson of Story	Van Wert
Ellsworth	Jaycox	O'Brien	Vaughn
Figgins	Jensen	Orr	Venard
Files	Johnson of	Pattison	Vosseller
Finnern	Dickinson	Paulson	Wamstad
Fleming	Johnson of	Pendray	Wearin
Forsling	Keokuk	Ratliff	Wilson
		Rawlings	Mr. Speaker

The nays were, 1.

Elliott of Scott

Absent or not voting, 20.

Bair	Cox	Hayes	O'Donnell
Baker	Dayton	Hollingsworth	Randall
Byers of Linn	Dean	Hubbard	Swanson
Campbell	Hagglund	Lomas	Truax
Cole	Hansen	McCaulley	Whiting

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Smith of O'Brien moved that the vote by which Senate File No. 220 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 491, a bill for an act to make legal and permanent a transfer from the general fund to the library fund of the city of Albia, Monroe County, Iowa, was taken up for consideration.

Berry of Monroe moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 91.

Aiken	Finnern	Johnson of	Rawlings
Albert	Fleming	Keokuk	Read
Allen	Forsling	King	Reno
Baker	Gilmore	Knudson	Rice
Ballew	Greene	Lamb	Rutledge
Barnes	Griswold	Lomas	Ryder
Berry	Hagglund	Lovrien	Rylander
Bixler	Hall	McCreery	Sass
Buchmiller	Hanson	McIlrath	Shannon
Burton	Hatter	McIntosh	Shields
Bush	Hayes	McMillan	Smith
Byers of Fayette	Heald	Mathews	Taylor
Byers of Linn	Helgason	Miller	Torgeson
Clark	Hollis	Mounce	Van Buren
Cole	Holmgren	Nelson of	Van Wert
Crozier	Hopkins	Hancock	Vaughn
Dean	Hunt	Nelson of Story	Venard
Ditto	Hush	O'Brien	Vosseller
Eckles	Irwin	Orr	Wamstad
Elliott of Polk	Istad	Pattison	Wearip
Elliott of Scott	Jaycox	Paulson	Whiting
Ellsworth	Jensen	Pendray	Wilson
Figgins	Johnson of	Ratliff	Mr. Speaker
Files	Dickinson		

The nays were, none.

Absent or not voting, 17.

Bair	Hill	Lichty	Reimers
Campbell	Hollingsworth	McCaulley	Simmer
Cox	Hubbard	O'Donnell	Swanson
Dayton	Kline	Randall	Truax
Hansen			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Prayer was offered by the Rev. F. C. Edwards, District Superintendent of the Des Moines Methodist conference.

### CONSIDERATION OF BILLS

Senate File No. 226, a bill for an act to provide for the surrender of written evidence of indebtedness to the clerk of court before the judgment thereon is entered of record, was taken up for consideration.

Torgeson of Worth moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 69.

Albert	Finnern	Johnson of	Reimers
Baker	Fleming	Keokuk	Rice
Ballew	Forsling	King	Sass
Berry	Griswold	Kline	Shannon
Bixler	Hagglund	Lamb	Shields
Burton	Hall	McCaulley	Simmer
Bush	Hanson	McMillan	Smith
Byers of Fayette	Heald	Mathews	Swanson
Clark	Helgason	Miller	Taylor
Cox	Hollingsworth	Nelson of	Torgeson
Dayton	Hollis	Hancock	Van Buren
Dean	Hopkins	Nelson of Story	Van Wert
Eckles	Hush	O'Brien	Vaughn
Elliott of Polk	Irwin	Pattison	Vosseller
Elliott of Scott	Istad	Paulson	Wamstad
Ellsworth	Jaycox	Pendray	Whiting
Figgins	Jensen	Rawlings	Wilson
Files		Read	Mh. Speaker

The nays were, none.

Absent or not voting, 39.

Aiken	Gilmore	Knudson	Randall
Allen	Greene	Lichty	Ratliff
Bair	Hansen	Lomas	Reno
Barnes	Hatter	Lovrien	Rutledge
Buchmiller	Hayes	McCreery	Ryder
Byers of Linn	Hill	McIlrath	Rylander
Campbell	Holmgren	McIntosh	Truax
Cole	Hubbard	Mounce	Venard
Crozier	Hunt	O'Donnell	Wearin
Ditto	Johnson of	Orr	
	Dickinson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed too.

Senate File No. 126, a bill for an act to repeal the law as it appears in section twenty-five hundred eighty-five b fourteen (2585-b14) of the Code of 1927, and to enact a substitute therefor, relating to the qualifications for examination to obtain a license to practice barbering, with report of committee recommending amendment and passage was taken up for consideration.

On motion of Forsling of Woodbury the amendment proposed by the committee, found in the journal of February 23rd, was adopted.

Mr. Forsling moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 44.

Albert	Elliott of Scott	Jaycox	Rawlings
Allen	Figgins	Kline	Read
Bair	Forsling	Knudson	Reno
Baker	Gilmore	Lamb	Rice
Barnes	Greene	Lichty	Ryder
Byers of Fayette	Hatter	McCaulley	Rylander
Crozier	Hayes	McCreery	Sass
Dayton	Hollingsworth	Mathews	Simmer
Dean	Hollis	Pattison	Torgeson
Eckles	Holmgren	Paulson	Van Buren
Elliott of Polk	Irwin	Ratliff	Vaughn

The nays were, 52.

Ballew	Hall	Lovrien	Shields
Berry	Hanson	McIlrath	Smith
Bixler	Heald	McIntosh	Swanson
Buchmiller	Helgason	McMillan	Taylor
Burton	Hill	Miller	Truax
Bush	Hopkins	Nelson of	Van Wert
Clark	Hubbard	Hancock	Venard
Cox	Hunt	Nelson of Story	Vosseller
Ellsworth	Hush	O'Brien	Wamstad
Files	Istad	O'Donnell	Wearin
Finnern	Jensen	Pendray	Whiting
Fleming	Johnson of	Reimers	Wilson
Griswold	Keokuk	Shannon	Mr. Speaker
Hagglund	King		

Absent or not voting, 12.

Aiken	Ditto	Lomas	Randall
Byers of Linn	Hansen	Mounce	Rutledge
Campbell	Johnson of	Orr	
Cole	Dickinson		

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files Nos. 220, 261, 327, 339, 490, 495, 496, 540.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House Files Nos. 220, 261, 327, 339, 490, 495, 496, 540.

## CONSIDERATION OF BILLS

Senate File No. 235, a bill for an act to repeal section eighty-three hundred fifty-one (8351) of chapter three hundred eighty-four (384), Code of 1927, relating to the limit of indebtedness that a corporation for pecuniary profit may incur; to repeal section eighty-three hundred fifty-two (8352) of chapter three hundred eighty-four (384), Code of 1927, relating to the exceptions to section eighty-three hundred fifty-one (8351) of chapter three hundred eighty-four (384), Code of 1927; to repeal section eighty-three hundred eighty (8380) of chapter three hundred eighty-four (384), Code of 1927, relating to the liability of officers and directors on excessive indebtedness; to repeal section eighty-four hundred eighty-five (8485) of chapter three hundred eighty-nine (389) relating to the limit of indebtedness that cooperative associations may incur; and to amend section eighty-three hundred fifty-seven (8357), Code, 1927, relating to notice of incorporation, with report of committee recommending passage, was taken up for consideration.

Crozier of Mahaska moved the previous question.

Motion prevailed.

Simmer of Wapello moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 78.

Aiken	Finnern	Johnson of	Read
Bair	Forsling	Keokuk	Rice
Baker	Gilmore	King	Ryder
Ballew	Greene	Kline	Rylander
Barnes	Griswold	Knudson	Shannon
Berry	Hagglund	Lamb	Simmer
Bixler	Hall	Lovrien	Swanson
Buchmiller	Hanson	McCaulley	Taylor
Burton	Hatter	McCreery	Torgeson
Byers of Fayette	Hayes	McIntosh	Truax
Byers of Linn	Heald	McMillan	Van Buren
Cox	Helgason	Mathews	Van Wert
Crozier	Hill	Nelson of	Vaughn
Dayton	Hollis	Hancock	Venard
Dean	Holmgren	Nelson of Story	Vosseller
Eckles	Hopkins	Pattison	Wamstad
Elliott of Polk	Irwin	Paulson	Wearin
Elliott of Scott	Istad	Pendray	Whiting
Figgins	Jaycox	Ratliff	Wilson
Files	Jensen	Rawlings	Mr. Speaker

The nays were, 9.

Allen	Ellsworth	Hubbard	Reimers
Bush	Hollingsworth	O'Brien	Smith
Clark			

Absent or not voting, 21.

Albert	Hunt	McIlrath	Randell
Campbell	Hush	Miller	Reno
Cole	Johnson of	Mounce	Rutledge
Ditto	Dickinson	O'Donnell	Sass
Fleming	Lichty	Orr	Shields
Hansen	Lomas		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Simmer of Wapello moved that the vote by which Senate File No. 235 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### EXPLANATION OF VOTE

As provided in Article Three (3), Section ten (10) of the Constitution of the State of Iowa, I hereby dissent and protest against Senate File No. 235 as passed by the House for the reason that it repeals all sections in Chapters three hundred eighty-four (384) and three hundred eighty-nine (389) of the 1927 Code of Iowa, that protected the stockholders, creditors and public generally; that this Act removes all limit on the indebtedness such corporations may incur and exempts the officials and directors of such corporations from all liability and this Act, as passed makes it possible for unprincipled promoters and officers of such corporations to plunder the public generally.

J. E. O'BRIEN.



House File No. 528, a bill for an act to make an appropriation to Mrs. George Robinson, with report of committee without recommendation, was taken up for consideration.

Elliott of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 79.

Albert	Finnern	Johnson of	Read
Allen	Fleming	Dickinson	Reimers
Bair	Gilmore	Johnson of	Rice
Baker	Griswold	Keokuk	Ryder
Ballew	Hagglund	King	Rylander
Barnes	Hall	Kline	Sass
Bixler	Hanson	Knudson	Shannon
Buchmiller	Hatter	Lamb	Shields
Burton	Heald	Lovrien	Smith
Bush	Helgason	McIlrath	Swanson
Byers of Fayette	Hill	McIntosh	Taylor
Clark	Hollingsworth	McMillan	Torgeson
Cox	Hollis	Nelson of	Truax
Crozier	Holmgren	Hancock	Van Wert
Dayton	Hopkins	Nelson of Story	Vaughn
Dean	Hubbard	O'Brien	Venard
Eckles	Hush	Pattison	Wamstad
Elliott of Polk	Irwin	Paulson	Whiting
Elliott of Scott	Istad	Pendray	Wilson
Ellsworth	Jaycox	Ratliff	Mr. Speaker
Figgins	Jensen		

The nays were, none.

Absent or not voting, 29.

Aiken	Greene	McCreery	Rawlings
Berry	Hansen	Mathews	Reno
Byers of Linn	Hayes	Miller	Rutledge
Campbell	Hunt	Mounce	Simmer
Cole	Lichty	O'Donnell	Van Buren
Ditto	Lomas	Orr	Vosseller
Files	McCaulley	Randall	Wearin
Forsling			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Elliott of Polk moved that the vote by which House File No. 528 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Lovrien of Humboldt in the chair.

House File No. 529, a bill for an act to make an appropriation

to William J. Hudgel, with report of committee without recommendation, was taken up for consideration.

Rawlings of Monona moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 74.

Aiken	Griswold	Kline	Ryder
Albert	Hagglund	Knudson	Rylander
Allen	Hall	Lamb	Sass
Bair	Hanson	Lichty	Shannon
Barnes	Hatter	Lovrien	Shields
Berry	Hayes	McCreery	Simmer
Bixler	Heald	McIlrath	Swanson
Burton	Hill	McIntosh	Taylor
Byers of Fayette	Hollis	McMillan	Torgeson
Byers of Linn	Holmgren	Nelson of	Truax
Cox	Hopkins	Hancock	Van Wert
Crozier	Hush	Nelson of Story	Vaughn
Dayton	Irwin	O'Donnell	Venard
Dean	Istad	Paulson	Vosseller
Eckles	Jaycox	Pendray	Wamstad
Elliott of Scott	Jensen	Ratliff	Wearin
Figgins	Johnson of	Rawlings	Whiting
Files	Dickinson	Reimers	Wilson
Finnern	Johnson of	Rice	
Fleming	Keokuk		

The nays were, 11.

Baker	Clark	Hollingsworth	Read
Buchmiller	Gilmore	O'Brien	Smith
Bush	Helgason	Pattison	

Absent or not voting, 23.

Ballew	Forsling	Lomas	Randall
Campbell	Greene	McCaulley	Reno
Cole	Hansen	Mathews	Rutledge
Ditto	Hubbard	Miller	Van Buren
Elliott of Polk	Hunt	Mounce	Mr. Speaker
Ellsworth	King	Orr	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 530, a bill for an act to make an appropriation to Charles M. Dutcher and W. E. Mitchell, with report of committee without recommendation, was taken up for consideration.

Griswold of Madison asked and obtained unanimous consent to have Senate File No. 497 substituted for House File No. 530.

Mr. Griswold moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 79.

Aiken	Finnern	Irwin	Pendray
Allen	Fleming	Istad	Rawlings
Bair	Gilmore	Jaycox	Reimers
Ballew	Greene	Johnson of	Reno
Barnes	Griswold	Keokuk	Rice
Bixler	Hagglund	King	Ryder
Buchmiller	Hall	Knudson	Sass
Burton	Hanson	Lamb	Shannon
Byers of Fayette	Hatter	Lichty	Shields
Byers of Linn	Hayes	Lovrien	Smith
Clark	Heald	McCreery	Swanson
Clare	Helgason	McIlrath	Tyalar
Cox	Hill	McIntosh	Torgeson
Crozier	Hollingsworth	McMillan	Truax
Dayton	Hollis	Nelson of	Van Wert
Dean	Holmgren	Hancock	Venard
Eckles	Hopkins	Nelson of Story	Wamstad
Elliott of Polk	Hubbard	O'Brien	Wearin
Elliott of Scott	Hunt	O'Donnell	Whiting
Figgins	Hush	Paulson	Mr. Speaker
Files			

The nays were, 7.

Bush	Pattison	Rylander	Wilson
Kline	Ratliff	Van Buren	

Absent or not voting, 22.

Albert	Forsling	McCaulley	Read
Baker	Hansen	Mathews	Rutledge
Berry	Jensen	Miller	Simmer
Campbell	Johnson of	Mounce	Vaughn
Ditto	Dickinson	Orr	Vosseller
Ellsworth	Lomas	Randall	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### CONFERENCE COMMITTEE ON SENATE FILE NO. 10 EXCUSED

On request of Hansen of Scott the conference committee on Senate File No. 10 was excused.

Speaker Johnson in the chair.

Senate File No. 443, a bill for an act to make an appropriation to James A. Devitt for legal services rendered in the case of City of Washington vs. Leach, Superintendent of Banking, was taken up for consideration.

Crozier of Mahaska moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 81.

Aiken	Finnern	Johnson of	Reno
Albert	Fleming	Keokuk	Rice
Allen	Griswold	King	Ryder
Bair	Hagglund	Kline	Rylander
Ballew	Hall	Knudson	Sass
Barnes	Hanson	Lamb	Shannon
Berry	Hatter	Lichty	Shields
Bixler	Heald	Lovrien	Smith
Buchmiller	Helgason	McCreery	Swanson
Burton	Hill	McIlrath	Taylor
Bush	Hollingsworth	McMillan	Torgeson
Byers of Linn	Holmgren	Nelson of	Truax
Clark	Hopkins	Hancock	Van Buren
Cole	Hubbard	Nelson of Story	Vaughn
Cox	Hunt	O'Donnell	Venard
Crozier	Hush	Pattison	Wamstad
Dayton	Irwin	Paulson	Wearin
Ditto	Istad	Ratliff	Whiting
Eckles	Jaycox	Rawlings	Wilson
Elliott of Polk	Johnson of	Read	Mr. Speaker
Elliott of Scott	Dickinson	Reimers	
Figgins			

The nays were, 2.

McIntosh            Pendray

Absent or not voting, 25.

Baker	Gilmore	Lomas	Orr
Byers of Fayette	Greene	McCaulley	Randall
Campbell	Hansen	Mathews	Rutledge
Dean	Hayes	Miller	Simmer
Ellsworth	Hollis	Mounce	Van Wert
Files	Jensen	O'Brien	Vosseller
Forsling			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 536, a bill for an act to make an appropriation to Noah Woods, Jonas M. Poweshiek, Douglas Miller, J. J. Carron, Emily Johnson, L. P. Hall, J. S. Jones and A. J. Gay, with report of committee without recommendation, was taken up for consideration.

Rylander of Marshall moved the previous question.

Motion prevailed.

O'Donnell of Carroll moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 49.

Aiken	Elliott of Scott	King	Reimers
Allen	Griswold	Kline	Reno
Bair	Hagglund	Knudson	Rice
Barnes	Hall	Lamb	Rutledge
Berry	Hatter	Lichty	Ryder
Bixler	Hayes	Lovrien	Rylander
Buchmiller	Heald	McIntosh	Sass
Byers of Fayette	Hill	Nelson of Story	Shannon
Byers of Linn	Hollingsworth	O'Donnell	Swanson
Crozier	Hollis	Paulson	Truax
Dean	Hunt	Pendray	Van Wert
Eckles	Irwin	Rawlings	Whiting
Elliott of Polk			

The nays were, 47.

Baker	Gilmore	Johnson of	Read
Ballew	Hansen	Keokuk	Shields
Burton	Hanson	Lomas	Simmer
Bush	Helgason	McCreery	Smith
Clark	Holmgren	McIlrath	Taylor
Cole	Hopkins	McMillan	Torgeson
Cox	Hubbard	Mounce	Van Buren
Dayton	Hush	Nelson of	Venard
Ditto	Istad	Hancock	Vosseller
Figgins	Jaycox	O'Brien	Wamstad
Files	Jensen	Pattison	Wearin
Finnern	Johnson of	Ratliff	Mr. Speaker
Fleming	Dickinson		

Absent or not voting, 12.

Albert	Forsling	Mathews	Randall
Campbell	Greene	Miller	Vaughn
Ellsworth	McCaulley	Orr	Wilson

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File No. 537, a bill for an act to make an appropriation to various veterinarians for services rendered to the state, with report of committee without recommendation, was taken up for consideration.

Hansen of Scott offered the following amendment and moved its adoption:

Amend House File No. 537 by adding thereto after line nineteen (19), the following: "F. L. Buck, \$72.00.

Amendment adopted.

Buchmiller of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 86.

Aiken	Figgins	Johnson of	Rawlings
Allen	Files	Dickinson	Read
Bair	Finnern	Johnson of	Reimers
Baker	Fleming	Keokuk	Reno
Ballew	Gilmore	King	Rice
Barnes	Griswold	Knudson	Ryder
Berry	Hagglund	Lamb	Rylander
Bixler	Hall	Lichty	Sass
Buchmiller	Hansen	Lomas	Shannon
Burton	Hanson	Lovrien	Shields
Bush	Hayes	McCreery	Simmer
Byers of Fayette	Heald	McIlrath	Smith
Byers of Linn	Helgason	McIntosh	Swanson
Clark	Hill	McMillan	Taylor
Cole	Hollingsworth	Mounce	Torgeson
Cox	Hollis	Nelson of	Truax
Crozier	Holmgren	Hancock	Van Buren
Dayton	Hubbard	Nelson of Story	Van Wert
Dean	Hunt	O'Donnell	Vaughn
Ditto	Istad	Pattison	Wamstad
Eckles	Jaycox	Paulson	Whiting
Elliott of Scott	Jensen	Pendray	Mr. Speaker
		Ratliff	

The nays were, none.

Absent or not voting, 22.

Albert	Hatter	Mathews	Rutledge
Campbell	Hopkins	Miller	Venard
Elliott of Polk	Hush	O'Brien	Vosseller
Ellsworth	Irwin	Orr	Wearin
Forsling	Kline	Randall	Wilson
Greene	McCaulley		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 538, a bill for an act to make an appropriation to various claimants for animals slaughtered on account of bovine tuberculosis, with report of committee without recommendation, was taken up for consideration.

Buchmiller of Greene offered the following amendment and moved its adoption:

Amend House File No. 538 by inserting after line sixteen (16) of section one (1), the following: "J. W. Canby & Sons, \$70.73.

Amendment adopted.

O'Donnell of Carroll moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 80.

Aiken	Finnern	Johnson of	Read
Albert	Fleming	Dickinson	Reimers
Allen	Gilmore	King	Reno
Bair	Griswold	Knudson	Rice
Baker	Hagglund	Lamb	Ryder
Ballew	Hall	Lichty	Sass
Barnes	Hanson	Lomas	Shannon
Berry	Hatter	Lovrien	Shields
Bixler	Hayes	McCreery	Simmer
Buchmiller	Heald	McIlrath	Smith
Burton	Helgason	McIntosh	Swanson
Bush	Hill	McMillan	Taylor
Byers of Fayette	Hollingsworth	Mounce	Torgeson
Clark	Hollis	Nelson of	Truax
Cole	Holmgren	Hancock	Van Buren
Cox	Hubbard	Pattison	Van Wert
Crozier	Hunt	Paulson	Vaughn
Dean	Hush	Pendray	Wamstad
Ditto	Istad	Ratliff	Wearin
Elliott of Scott	Jensen	Rawlings	Whiting
Figgins			Mr. Speaker

The nays were, none.

Absent or not voting, 28.

Byers of Linn	Greene	Kline	Orr
Campbell	Hansen	McCaulley	Randall
Dayton	Hopkins	Mathews	Rutledge
Eckles	Irwin	Miller	Rylander
Elliott of Polk	Jaycox	Nelson of Story	Venard
Ellsworth	Johnson of	O'Brien	Vosseller
Files	Keokuk	O'Donnell	Wilson
Forsling			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 539, a bill for an act to make an appropriation to the Clear Lake Electric Light and Power Company, Clear Lake,

Iowa, with report of committee without recommendation, was taken up for consideration.

Crozier of Mahaska moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 86.

Aiken	Finnern	Johnson of	Reno
Albert	Fleming	Keokuk	Rice
Allen	Gilmore	King	Rutledge
Bair	Griswold	Knudson	Ryder
Baker	Hagglund	Lichty	Rylander
Ballew	Hall	Lomas	Sass
Barnes	Hanson	Lovrien	Shannon
Berry	Hatter	McCreery	Shields
Bixler	Heald	McIlrath	Simmer
Buchmiller	Helgason	McIntosh	Smith
Burton	Hill	McMillan	Swanson
Bush	Hollingsworth	Mounce	Taylor
Byers of Fayette	Hollis	Nelson of	Torgeson
Clark	Holmgren	Hancock	Truax
Cole	Hopkins	Nelson of Story	Van Buren
Cox	Hubbard	Pattison	Van Wert
Crozier	Hunt	Paulson	Vaughn
Dean	Hush	Pendray	Venard
Ditto	Istad	Ratliff	Wamstad
Elliott of Polk	Jaycox	Rawlings	Wearin
Elliott of Scott	Jensen	Read	Whiting
Files	Johnson of	Reimers	Mr. Speaker
	Dickinson		

The nays were, none.

Absent or not voting, 22.

Byers of Linn	Forsling	Lamb	O'Donnell
Campbell	Greene	McCaulley	Orr
Dayton	Hansen	Mathews	Randall
Eckles	Hayes	Miller	Vosseller
Ellsworth	Irwin	O'Brien	Wilson
Figgins	Kline		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:



House File No. 356, a bill for an act to reimburse the Monroe County Agricultural Society for fees erroneously paid for recording articles of incorporation, May 19, 1927.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 505, a bill for an act to legalize cooperative associations or corporations organized under the law as it appears in chapter three hundred eighty-nine (389) of the Code of Iowa, 1927.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 504, a bill for an act relating to the examination of mine foremen and hoisting engineers.

Also, that the Senate concurs in House amendments to Senate File No. 295, relating to investment of funds of life insurance companies and associations.

Also, that the Senate has concurred in House amendment to Senate File No. 356, relating to lien of personal taxes upon real estate.

WALTER H. BEAM, *Secretary.*

#### SENATE MESSAGES CONSIDERED

Senate File No. 504, a bill for an act to amend section twelve hundred thirty (1230) of the Code, 1927, relating to the examination of mine foremen and hoisting engineers, to fix the fees for the certification of same, and to limit the salary of the secretary of the board of mine examiners.

Read first and second times and referred to sifting committee.

Senate File No. 505, a bill for an act to legalize cooperative associations or corporations organized under the law as it appears in chapter three hundred eighty-nine (389) of the Code of Iowa, 1927.

Read first and second times and referred to sifting committee.

#### CONSIDERATION OF BILLS

Senate File No. 442, a bill for an act to make an appropriation to the Grant Central Lutheran Church of Iowa Falls, Iowa, for damage to the church building caused by construction work on Project P-538, Franklin County, Iowa, with report of committee without recommendation, was taken up for consideration.

Buchmiller of Greene moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 79.

Aiken	Finnern	Jensen	Reimers
Albert	Fleming	Johnson of	Rice
Allen	Gilmore	Keokuk	Ryder
Bair	Greene	Knudson	Rylander
Baker	Griswold	Lamb	Sass
Ballew	Hagglund	Lomas	Shannon
Barnes	Hall	Lovrien	Shields
Berry	Hanson	McCreery	Simmer
Bixler	Hatter	McIlrath	Smith
Buchmiller	Hayes	McIntosh	Swanson
Burton	Heald	McMillan	Taylor
Bush	Helgason	Mathews	Torgeson
Byers of Fayette	Hill	Mounce	Truax
Byers of Linn	Hollingsworth	Nelson of	Van Buren
Clark	Hollis	Hancock	Van Wert
Cole	Holmgren	Nelson of Story	Vaughn
Cox	Hopkins	Pattison	Venard
Crozier	Hubbard	Paulson	Vosseller
Dayton	Istad	Pendray	Whiting
Elliott of Scott	Jaycox	Rawlings	Mr. Speaker
Figgins			

The nays were, 1.

Read

Absent or not voting, 28.

Campbell	Hansen	Kline	Randall
Dean	Hunt	Lichty	Ratliff
Ditto	Hush	McCaulley	Reno
Eckles	Irwin	Miller	Rutledge
Elliott of Polk	Johnson of	O'Brien	Wamstad
Ellsworth	Dickinson	O'Donnell	Wearin
Files	King	Orr	Wilson
Forsling			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 445, a bill for an act to make an appropriation to the Farmers Mutual Hail Insurance Association, Des Moines, Iowa, for overpayment of taxes of the Treasurer of State, with report of committee without recommendation, was taken up for consideration.

Griswold of Madison moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 83.

Aiken	Figgins	King	Reno
Allen	Fleming	Knudson	Rice
Bair	Gilmore	Lichty	Rutledge
Baker	Griswold	Lomas	Ryder
Ballew	Hagglund	Lovrien	Rylander
Barnes	Hall	McCreery	Sass
Berry	Hanson	McIlrath	Shannon
Bixler	Hatter	McIntosh	Shields
Buchmiller	Hayes	McMillan	Simmer
Burton	Heald	Mathews	Smith
Bush	Helgason	Mounce	Swanson
Byers of Fayette	Hill	Nelson of	Taylor
Byers of Linn	Hollingsworth	Hancock	Torgeson
Clark	Hollis	Nelson of Story	Truax
Cole	Holmgren	Pattison	Van Wert
Cox	Hopkins	Paulson	Vaughn
Crozier	Hubbard	Pendray	Venard
Dayton	Hush	Ratliff	Wamstad
Dean	Istad	Rawlings	Whiting
Eckles	Jensen	Read	Mr. Speaker
Elliott of Polk	Johnson of	Reimers	
Elliott of Scott	Keokuk		

The nays were, none.

Absent or not voting, 25.

Albert	Greene	Kline	Orr
Campbell	Hansen	Lamb	Randall
Ditto	Hunt	McCaulley	Van Buren
Ellsworth	Irwin	Miller	Vosseller
Files	Jaycox	O'Brien	Wearin
Finnern	Johnson of	O'Donnell	Wilson
Forsling	Dickinson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 459, a bill for an act to make an appropriation to the Mutual Old Line Insurance Company of Des Moines, Iowa, with report of committee without recommendation, was taken up for consideration.

Eckles of Butler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 81.

Aiken	Elliott of Polk	Knudson	Rutledge
Albert	Figgins	Lamb	Ryder
Allen	Fleming	Lichty	Rylander
Bair	Griswold	Lomas	Sass
Baker	Hagglund	Lovrien	Shannon
Ballew	Hall	McCreery	Shields
Barnes	Hanson	McIntosh	Simmer
Berry	Hatter	McMillan	Smith
Bixler	Hayes	Mathews	Swanson
Buchmiller	Hill	Mounce	Taylor
Burton	Hollingsworth	Nelson of	Torgeson
Bush	Hollis	Hancock	Truax
Byers of Fayette	Holmgren	Nelson of Story	Van Buren
Byers of Linn	Hopkins	Pattison	Van Wert
Clark	Hubbard	Paulson	Vaughn
Cole	Hush	Pendray	Venard
Cox	Istad	Ratliff	Vosseller
Crozier	Jaycox	Read	Wamstad
Dayton	Johnson of	Reimers	Whiting
Dean	Keokuk	Reno	Mr. Speaker
Eckles	King	Rice	

The nays were, none.

Absent or not voting, 27.

Campbell	Gilmore	Jensen	O'Brien
Ditto	Greene	Johnson of	O'Donnell
Elliott of Scott	Hansen	Dickinson	Orr
Ellsworth	Heald	Kline	Randall
Files	Helgason	McCaulley	Rawlings
Finnern	Hunt	McIlrath	Wearin
Forsling	Irwin	Miller	Wilson

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 460, a bill for an act to make an appropriation for the relief of Marjorie Ball and to pay doctor's bill and attorney fees in connection with her injury and claim against the state of Iowa, with report of committee without recommendation, was taken up for consideration.

Eckles of Butler moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 90.

Aiken	Figgins	Kline	Reno
Albert	Files	Knudson	Rice
Allen	Fleming	Lamb	Rutledge
Bair	Hagglund	Lichty	Ryder
Ballew	Hansen	Lomas	Rylander
Barnes	Hanson	Lovrien	Sass
Berry	Hatter	McCreery	Shannon
Bixler	Hayes	McIlrath	Shields
Buchmiller	Heald	McIntosh	Simmer
Burton	Hill	McMillan	Smith
Bush	Hollingsworth	Mathews	Swanson
Byers of Fayette	Hollis	Miller	Taylor
Byers of Linn	Holmgren	Nelson of	Torgeson
Clark	Hopkins	Hancock	Truax
Cole	Hubbard	Nelson of Story	Van Buren
Cox	Hush	O'Brien	Van Wert
Crozier	Irwin	Pattison	Vaughn
Dayton	Istad	Paulson	Venard
Dean	Jaycox	Pendray	Vosseller
Ditto	Jensen	Ratliff	Wamstad
Eckles	Johnson of	Rawlings	Wearin
Elliott of Polk	Keokuk	Read	Whiting
Ellsworth	King	Reimers	Mr. Speaker

The nays were, none.

Absent or not voting, 18.

Baker	Gilmore	Hunt	O'Donnell
Campbell	Greene	Johnson of	Orr
Elliott of Scott	Griswold	Dickinson	Randall
Finnern	Hall	McCaulley	Wilson
Forsling	Helgason	Mounce	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the second conference committee report on Senate File No. 10, the Budget Bill.

WALTER H. BEAM, *Secretary.*

#### REPORT OF SECOND CONFERENCE COMMITTEE ON SENATE FILE NO. 10

*To the President of the Senate and Speaker of the House:*

We your second conference committee, appointed to consider the differences between the Senate and the House on Senate File No. 10, beg leave

to report that we have had the same under consideration and desire to report as follows:

We recommend that the report as made by the first conference committee be adopted, with the following exception:

Amend Section 47 as follows:

Strike lines 68 and 69 and insert in lieu thereof the following:

"68 New Heating and Power Plant, available July 1, 1929..\$80,000.00"

"69 Available July 1 each of the three succeeding years.....\$90,000.00"

B. M. STODDARD  
J. O. SHAFF  
F. D. ICKIS  
W. A. CLARK  
WM. COCHRANE  
GEO. W. CHRISTOPHEL

*On the Part of the Senate.*

JOHN T. HANSEN  
O. J. DITTO  
WALTER B. RENO  
A. H. MOUNCE  
F. B. LOMAS  
E. J. COLE

*On the Part of the House.*

Hansen of Scott moved that the report of the second conference committee on Senate File No. 10 be adopted.

Crozier of Mahaska moved the previous question.

Motion prevailed.

On the question, "Shall the report of the second conference committee be adopted?"

The ayes were, 51.

Bair	Greene	Lichty	Reno
Ballew	Hall	Lomas	Rice
Burton	Hansen	McCreery	Rutledge
Byers of Fayette	Hayes	McIntosh	Ryder
Byers of Linn	Heald	McMillan	Rylander
Cole	Hill	Mathews	Shannon
Crozier	Hollingworth	Mounce	Truax
Dean	Hollis	Nelson of Story	Vosseller
Ditto	Holmgren	Orr	Wamstad
Eckles	Hunt	Pattison	Whiting
Elliott of Polk	Irwin	Paulson	Wilson
Elliott of Scott	Jaycox	Ratliff	Mr. Speaker
Forsling	Lamb	Read	

The nays were, 55.

Aiken	Finnern	Johnson of	Rawlings
Albert	Fleming	Keokuk	Reimers
Allen	Gilmore	King	Sass
Baker	Griswold	Kline	Shields
Barnes	Hagglund	Knudson	Simmer
Berry	Hanson	Lovrien	Smith
Bixler	Hatter	McCaulley	Swanson
Buchmiller	Helgason	McIlrath	Taylor
Bush	Hopkins	Miller	Torgeson
Clark	Hubbard	Nelson of	Van Buren
Cox	Hush	Hancock	Van Wert
Dayton	Istad	O'Brien	Vaughn
Ellsworth	Jensen	O'Donnell	Venard
Figgins	Johnson of	Pendray	Wearin
Files	Dickinson		

Absent or not voting, 2.

Campbell                Randall

Second conference committee report rejected.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate refused to concur in House amendment to Senate amendment to House File No. 293, relating to assistant attorneys general.

Also, that the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 14, relative to members of the Forty-third General Assembly purchasing the chairs occupied by them during the session.

Also, that the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution No. 13, relating to hospitals established in various states for the purpose of caring for disabled veterans of the World War.

Also, that the Senate recedes from its amendment on House File No. 132, relating to salaries and fees of Justices of the Peace.

WALTER H. BEAM, *Secretary.*

#### BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor, announcing that he had, on April 12th, approved the following bills:

House Files Nos. 267, 424, 322, 419, 346, 289 and 402.

## CONSIDERATION OF SENATE AMENDMENTS

On request of Bixler of Adams, House File No. 541, unanimous consent having been given, a bill for an act to make an appropriation to Minnie E. Johnson and Emma McNulty, with Senate amendment, was taken up and the amendment read and considered.

## SENATE AMENDMENT TO HOUSE FILE NO. 541

Amend by striking from lines 3 and 4 of section 1 the words and figures "four thousand dollars (\$4,000.00)" and inserting in lieu thereof "thirty-five hundred dollars (\$3500.00)".

Mr. Bixler moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 80.

Albert	Forsling	Lamb	Rice
Allen	Hagglund	Lomas	Rutledge
Ballew	Hall	Lovrien	Ryder
Barnes	Hanson	McCaulley	Rylander
Berry	Hatter	McCreery	Sass
Bixler	Hayes	McIlrath	Shannon
Buchmiller	Hill	McIntosh	Simmer
Burton	Hollingsworth	McMillan	Swanson
Byers of Fayette	Hollis	Mathews	Taylor
Byers of Linn	Holmgren	Mounce	Torgeson
Clark	Hopkins	Nelson of	Truax
Cole	Hush	Hancock	Van Buren
Cox	Irwin	Nelson of Story	Van Wert
Crozier	Istad	Pattison	Vaughn
Ditto	Jaycox	Paulson	Venard
Eckles	Jensen	Pendray	Vosseller
Elliott of Scott	Johnson of	Ratliff	Wamstad
Ellsworth	Keokuk	Rawlings	Wearin
Figgins	King	Read	Whiting
Finnern	Kline	Reno	Mr. Speaker
Fleming	Knudson		

The nays were, none.

Absent or not voting, 28.

Aiken	Files	Hubbard	O'Donnell
Bair	Gilmore	Hunt	Orr
Baker	Greene	Johnson of	Randall
Bush	Griswold	Dickinson	Reimers
Campbell	Hansen	Lichty	Shields
Dayton	Heald	Miller	Smith
Dean	Helgason	O'Brien	Wilson
Elliott of Polk			

House concurred in Senate amendment to House File No. 541.



## HOUSE INSISTS ON AMENDMENT

Simmer of Wapello moved that the House insist on the House amendment to Senate amendment to House File No. 293.

Motion prevailed.

APPOINTMENT ON CONFERENCE COMMITTEE ON  
SENATE FILE NO. 293

As a conference committee on Senate File No. 293, the Speaker appointed the following: Elliott of Scott, Whiting of Johnson, Bair of Buena Vista, and Eckles of Butler.

## CONSIDERATION OF BILLS

Senate File No. 192, a bill for an act to amend the law as it appears in section eighty-nine hundred and twenty-seven (8927) of the Code of 1927 relating to the investment of funds of insurance companies other than life, with report of committee recommending passage was taken up for consideration.

Lovrien of Humboldt offered the following amendments and moved their adoption:

Amend Senate File No. 192, by striking from lines six (6) and seven (7) of sub-section six (6) the words and figures "twenty-five per cent (25%)" and inserting in lieu thereof the words and figures "ten per cent (10%)".

Further amend by striking from line one (1) of sub-section six (6) the word "twenty-five" and inserting in lieu thereof the word "twenty".

Amendments adopted.

Mr. Lovrien moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 83.

Albert	Cole	Forsling	Hill
Allen	Cox	Gilmore	Hollingsworth
Bair	Crozier	Greene	Hollis
Ballew	Dean	Hagglund	Holmgren
Barnes	Ditto	Hall	Hopkins
Berry	Elliott of Polk	Hansen	Hunt
Bixler	Elliott of Scott	Hatter	Hush
Buchmiller	Ellsworth	Hayes	Irwin
Burton	Figgins	Heald	Istad
Byers of Fayette	Fleming	Helgason	Jaycox

Jensen	McMillan	Ratliff	Torgeson
Johnson of	Mathews	Rawlings	Truax
Keokuk	Miller	Reimers	Van Buren
King	Mounce	Rice	Van Wert
Kline	Nelson of	Ryder	Vaughn
Knudson	Hancock	Rylander	Venard
Lamb	Nelson of Story	Shannon	Wamstad
Lomas	O'Brien	Shields	Wearin
Lovrien	Pattison	Simmer	Whiting
McCaulley	Paulson	Smith	Wilson
McCreery	Pendray	Taylor	Mr. Speaker
McIntosh			

The nays were, 1.

Clark

Absent or not voting, 24.

Aiken	Eckles	Johnson of	Read
Baker	Files	Dickinson	Reno
Bush	Finnern	Lichty	Rutledge
Byers of Linn	Griswold	McIlrath	Sass
Campbell	Hanson	O'Donnell	Swanson
Dayton	Hubbard	Orr	Vosseller
		Randall	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Lovrien of Humboldt moved that the vote by which Senate File No. 192 passed the House be reconsidered and the motion to reconsider be laid on the table. Motion prevailed.

Hansen of Scott moved to reconsider the vote by which the House failed to concur in the Senate amendments to House File No. 388.

Kline of Davis moved the previous question.

Motion prevailed.

On the question, "Shall the House reconsider?" a roll call was demanded.

The ayes were, 71.

Albert	Cole	Eckles	Hagglund
Bair	Cox	Elliott of Polk	Hall
Bixler	Crozier	Elliott of Scott	Hansen
Burton	Dayton	Ellsworth	Hatter
Byers of Fayette	Dean	Forsling	Hayes
Byers of Linn	Ditto	Greene	Heald

Hill	Johnson of	Nelson of Story	Sass
Hollingsworth	Keokuk	Pattison	Shannon
Hollis	Lamb	Paulson	Shields
Holmgren	Lichty	Ratliff	Simmer
Hopkins	Lomas	Rawlings	Truax
Hunt	Lovrien	Read	Van Buren
Hush	McCaulley	Reimers	Vaughn
Irwin	McCreery	Reno	Venard
Istad	McIntosh	Rice	Vosseller
Jaycox	McMillan	Rutledge	Wearin
Johnson of	Mathews	Ryder	Whiting
Dickinson	Mounce	Rylander	Wilson
			Mr. Speaker

The nays were, 28.

Aiken	Bush	Hanson	O'Donnell
Allen	Clark	Helgason	Pendray
Baker	Figgins	Jensen	Smith
Ballew	Finnern	King	Swanson
Barnes	Fleming	McIlrath	Taylor
Berry	Gilmore	Miller	Torgeson
Buchmiller	Griswold	O'Brien	Van Wert

Absent or not voting, 9.

Campbell	Kline	Nelson of	Randall
Files	Knudson	Hancock	Wamstad
Hubbard		Orr	

Motion to reconsider prevailed.

Rutledge of Webster offered the following amendment to the Senate amendment to House File No. 388 and moved its adoption:

Amend by changing the period (.) at the end thereof to a comma (,) and by adding the following: "and inserting in lieu thereof the word 'necessary'."

Amendment adopted.

Mr. Rutledge moved that the House concur in the Senate amendment, as amended.

On the question, "Shall the House concur?"

The ayes were, 82.

Albert	Cole	Ellsworth	Hatter
Allen	Cox	Files	Hayes
Bair	Crozier	Fleming	Heald
Ballew	Dayton	Forsling	Helgason
Barnes	Dean	Gilmore	Hollingsworth
Burton	Ditto	Greene	Hollis
Byers of Fayette	Eckles	Hagglund	Holmgren
Byers of Linn	Elliott of Polk	Hall	Hopkins
Clark	Elliott of Scott	Hansen	Hunt

Hush	McCreery	Rawlings	Swanson
Irwin	McIntosh	Read	Taylor
Istad	McMillan	Reimers	Truax
Jaycox	Mathews	Reno	Van Buren
Johnson of	Mounce	Rice	Van Wert
Dickinson	Nelson of	Rutledge	Vaughn
Johnson of	Hancock	Ryder	Vosseller
Keokuk	Nelson of Story	Rylander	Wamstad
King	Pattison	Sass	Wearin
Kline	Paulson	Shannon	Whiting
Lamb	Pendray	Shields	Wilson
Lichty	Ratliff	Simmer	Mr. Speaker
Lomas			

The nays were, 11.

Buchmiller	Finnern	Miller	Torgeson
Bush	Hanson	O'Brien	Venard
Figgins	Hubbard	Smith	

Absent or not voting, 15.

Aiken	Campbell	Knudson	O'Donnell
Baker	Griswold	Lovrien	Orr
Berry	Hill	McCaulley	Randall
Bixler	Jensen	McIlrath	

House concurred in Senate amendment to House File No. 388, as amended.

## SECOND CONFERENCE COMMITTEE REPORT ON SENATE FILE NO. 10 RECONSIDERED

Lovrien of Humboldt moved to reconsider the vote by which the report of the second conference committee on Senate File No. 10 was rejected.

Forsling of Woodbury moved the previous question.

Motion prevailed.

On the question, "Shall the House reconsider?" a roll call was demanded.

The ayes were, 74.

Bair	Cox	Hall	Hopkins
Baker	Crozier	Hansen	Hunt
Ballew	Dayton	Hatter	Hush
Barnes	Dean	Hayes	Irwin
Buchmiller	Ditto	Heald	Istad
Burton	Eckles	Helgason	Johnson of
Byers of Fayette	Elliott of Scott	Hill	Dickinson
Byers of Linn	Forsling	Hollingsworth	King
Clark	Greene	Hollis	Kline
Cole	Hagglund	Holmgren	Lamb

Lichty	Nelson of Story	Rutledge	Truax
Lomas	Orr	Ryder	Van Buren
Lovrien	Pattison	Rylander	Van Wert
McCreery	Paulson	Shannon	Vaughn
McIntosh	Pendray	Shields	Vosseller
McMillan	Rawlings	Simmer	Wearin
Mounce	Read	Smith	Whiting
Nelson of	Reno	Swanson	Wilson
Hancock	Rice	Taylor	Mr. Speaker

The nays were, 17.

Aiken	Figgins	Johnson of	O'Donnell
Allen	Fleming	Keokuk	Sass
Berry	Griswold	Miller	Torgeson
Bush	Hanson	O'Brien	Venard
Ellsworth			Wamstad

Absent or not voting, 17.

Albert	Finnern	Jensen	Mathews
Bixler	Gilmore	Knudson	Randall
Campbell	Hubbard	McCaulley	Ratliff
Elliott of Polk	Jaycox	McIlrath	Reimers
Files			

Motion to reconsider prevailed.

Johnson of Dickinson moved that the House defer action on the adoption of the second conference committee report on Senate File No. 10 for twenty-five minutes.

Motion lost.

On the question, "Shall the second conference committee report on Senate File No. 10 be adopted?"

The ayes were, 82.

Bair	Greene	King	Reno
Ballew	Hagglund	Kline	Rice
Barnes	Hall	Lamb	Rutledge
Buchmiller	Hansen	Lichty	Ryder
Burton	Hatter	Lomas	Rylander
Byers of Fayette	Hayes	Lovrien	Shannon
Byers of Linn	Heald	McCreery	Shields
Clark	Helgason	McIntosh	Simmer
Cole	Hill	McMillan	Smith
Cox	Hollingsworth	Mathews	Swanson
Crozier	Hollis	Mounce	Taylor
Dayton	Holmgren	Nelson of	Truax
Dean	Hopkins	Hancock	Van Buren
Ditto	Hubbard	Nelson of Story	Van Wert
Eckles	Hunt	Orr	Vaughn
Elliott of Polk	Hush	Pattison	Vosseller
Elliott of Scott	Irwin	Paulson	Wamstad
Finnern	Istad	Pendray	Wearin
Fleming	Jaycox	Ratliff	Whiting
Forsling	Johnson of	Rawlings	Wilson
Gilmore	Dickinson	Read	Mr. Speaker

The nays were, 22.

Aiken	Bush	Johnson of	O'Donnell
Albert	Ellsworth	Keokuk	Reimers
Allen	Figgins	Knudson	Sass
Baker	Griswold	McIlrath	Torgeson
Berry	Hanson	Miller	Venard
Bixler	Jensen	O'Brien	

Absent or not voting, 4.

Campbell	Files	McCaulley	Randall
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Report of second conference committee adopted.

### CONSIDERATION OF BILLS

Senate File No. 150, a bill for an act to amend sections five thousand twenty-eight (5028) and five thousand twenty-one (5021), of the Code of 1927, relating to the driving of motor vehicles on the highways; to amend section five thousand twenty-nine (5029) of the Code of 1927, relating to the speed of motor vehicles on the highways, and to remove the speed limit on motor vehicles weighing three tons or less, was taken up for consideration.

Simmer of Wapello moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 74.

Aiken	Forsling	Johnson of	Rawlings
Allen	Greene	Keokuk	Read
Bair	Hagglund	Kline	Rice
Ballew	Hall	Knudson	Rutledge
Barnes	Hanson	Lamb	Ryder
Burton	Hatter	Lovrien	Rylander
Bush	Heald	McCaulley	Sass
Byers of Fayette	Helgason	McCreery	Simmer
Byers of Linn	Hill	McIlrath	Smith
Clark	Hollingsworth	McIntosh	Swanson
Cole	Hollis	McMillan	Taylor
Cox	Holmgren	Mathews	Torgeson
Dayton	Hopkins	Nelson of	Truax
Dean	Hubbard	Hancock	Van Wert
Ditto	Hunt	Nelson of Story	Venard
Elliott of Scott	Hush	Orr	Wamstad
Figgins	Irwin	Pattison	Wearin
Files	Istad	Paulson	Wilson
Finnern	Jaycox	Pendray	Mr. Speaker

The nays were, 11.

Baker	Ellsworth	King	Shannon
Buchmiller	Johnson of	Miller	Vaughn
Eckles	Dickinson	Ratliff	
Elliott of Polk			

Absent or not voting, 23.

Albert	Gilmore	Lomas	Reno
Berry	Griswold	Mounce	Shields
Bixler	Hansen	O'Brien	Van Buren
Campbell	Hayes	O'Donnell	Vosseller
Crozier	Jensen	Randall	Whiting
Fleming	Lichty	Reimers	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Simmer of Wapello moved that the vote by which Senate File No. 150 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### BILLS SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 12th day of April, 1929, sent to the governor for his approval: House Files Nos. 220, 261, 327, 339 490, 495, 496, 540.

S. R. TORGESON, *Chairman.*

Report adopted.

#### CONSIDERATION OF BILLS

Senate File No. 417, a bill for an act to amend sections five thousand thirty (5030), five thousand thirty-b-two (5030-b2), five thousand seventy-nine-b-one (5079-b1), five thousand seventy-nine-b-two (5079-b2) and five thousand seventy-nine-b-three (5079-b3), and to repeal section five thousand thirty-b-1 (5030-b1), of the Code, 1927, relating to the speed of vehicles within cities and towns, to prohibit the obstruction of extensions of primary roads within cities and towns, to prohibit the erection or maintenance of traffic signs or signals inconsistent with law, and to provide penalties therefor, was taken up for consideration.

Knudson of Hamilton offered the following amendment and moved its adoption:

Amend Senate File No. 417 by adding as section 8a the following:

The provisions of sections six (6) and seven (7) as concerns the erection and maintenance of stop and go signals shall not apply to cities with

a population of 4000 or over, where said signals are situated within the business district of city.

Amendment adopted.

Hollis of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 67.

Allen	Gilmore	King	Rice
Bair	Greene	Lamb	Rutledge
Ballew	Griswold	Lomas	Ryder
Buchmiller	Hagglund	Lovrien	Rylander
Burton	Hall	McCreery	Shannon
Byers of Fayette	Hatter	McIntosh	Smith
Byers of Linn	Hayes	McMillan	Swanson
Clark	Heald	Mathews	Taylor
Cole	Helgason	Mounce	Torgeson
Cox	Hollingsworth	Nelson of	Truax
Dayton	Hollis	Hancock	Van Wert
Dean	Holmgren	Orr	Vaughn
Ditto	Hubbard	Pattison	Vosseller
Elliott of Polk	Hunt	Paulson	Wearin
Elliott of Scott	Istad	Pendray	Whiting
Figgins	Jaycox	Read	Mr. Speaker
Files	Johnson of	Reno	
Fleming	Keokuk		

The nays were, 15.

Eckles	Hopkins	Knudson	Reimers
Ellsworth	Jensen	Miller	Venard
Hanson	Johnson of	Nelson of Story	Wamstad
Hill	Dickinson	O'Brien	Wilson

Absent or not voting, 26.

Aiken	Campbell	Kline	Ratliff
Albert	Crozier	Lichty	Rawlings
Baker	Finnern	McCaulley	Sass
Barnes	Forsling	McIlrath	Shields
Berry	Hansen	O'Donnell	Simmer
Bixler	Hush	Randall	Van Buren
Bush	Irwin		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Hollis of Black Hawk moved that the vote by which Senate File No. 417 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Hayes of Dubuque in the chair.



## COMMITTEE REPORT REJECTED

Hansen of Scott, chairman of the committee on appropriations, moved that the report of the committee, recommending that Senate File No. 190 be indefinitely postponed, be adopted.

On the question "Shall the report be adopted?" a roll call was demanded.

The ayes were, 35.

Bair	Fleming	Johnson of	Read
Barnes	Forsling	Dickinson	Rice
Bixler	Griswold	King	Shannon
Bush	Hall	Lamb	Smith
Byers of Fayette	Helgason	Lovrien	Truax
Clark	Hubbard	McIlrath	Vaughn
Cox	Hush	Mathews	Vosseller
Dayton	Istad	Mounce	Wamstad
Ellsworth	Jaycox	Nelson of	Wilson
		Hancock	

The nays were, 57.

Aiken	Hagglund	McCaulley	Rutledge
Albert	Hatter	McCreery	Ryder
Allen	Hayes	McIntosh	Rylander
Ballew	Heald	McMillan	Sass
Berry	Hollingsworth	Nelson of Story	Shields
Buchmiller	Hollis	O'Brien	Simmer
Burton	Holmgren	Orr	Swanson
Byers of Linn	Hopkins	Pattison	Taylor
Crozier	Hunt	Paulson	Torgeson
Dean	Irwin	Pendray	Van Buren
Ditto	Jensen	Ratliff	Van Wert
Eckles	Johnson of	Rawlings	Venard
Elliott of Polk	Keokuk	Reimers	Wearin
Figgins	Knudson	Reno	Whiting
Gilmore	Lomas		

Absent or not voting, 16.

Baker	Files	Hanson	Miller
Campbell	Finnern	Hill	O'Donnell
Cole	Greene	Kline	Randall
Elliott of Scott	Hansen	Lichty	Mr. Speaker

Committee report rejected.

## CONSIDERATION OF BILLS

Senate File No. 190, a bill for an act to make an appropriation for the Iowa Academy of Science to be used by it to defray in part the expenses of the eighty-sixth (86th) annual meeting of the American Association for the Advancement of Science to be held in Des Moines, December 27, 1929, to January 2, 1930, was taken up for consideration.

Crozier of Mahaska moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 75.

Albert	Hanson	Lovrien	Ryder
Allen	Hatter	McCaulley	Rylander
Bair	Hayes	McCreery	Sass
Baker	Heald	McIntosh	Shannon
Ballew	Helgason	McMillan	Shields
Berry	Hill	Mathews	Simmer
Burton	Hollingsworth	Nelson of	Smith
Byers of Fayette	Hollis	Hancock	Swanson
Crozier	Holmgren	Nelson of Story	Taylor
Dayton	Hopkins	Orr	Torgeson
Dean	Hunt	Pattison	Truax
Ditto	Hush	Paulson	Van Wert
Eckles	Irwin	Pendray	Vaughn
Elliott of Polk	Istad	Ratliff	Venard
Elliott of Scott	Jaycox	Read	Vosseller
Figgins	Johnson of	Reimers	Wamstad
Files	Keokuk	Reno	Wearin
Greene	Kline	Rice	Whiting
Hagglund	Knudson	Rutledge	Mr. Speaker
Hall			

The nays were, 18.

Barnes	Ellsworth	Johnson of	Lomas
Bixler	Fleming	Dickinson	McIlrath
Buchmiller	Forsling	King	Mounce
Clark	Gilmore	Lamb	O'Brien
Cox	Jensen		Van Buren

Absent or not voting, 15.

Aiken	Cole	Hubbard	Randall
Bush	Finnern	Lichty	Rawlings
Byers of Linn	Griswold	Miller	Wilson
Campbell	Hansen	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Crozier of Mahaska moved that the vote by which Senate File No. 190 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 492, a bill for an act to make an appropriation to the Jaeger Manufacturing Company, was taken up for consideration.

Crozier of Mahaska moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 84.

Aiken	Fleming	Johnson of	Ratliff
Albert	Gilmore	Dickinson	Rawlings
Allen	Greene	Johnson of	Read
Bair	Griswold	Keokuk	Reimers
Baker	Hagglund	King	Reno
Ballew	Hall	Kline	Rice
Barnes	Hanson	Knudson	Ryder
Berry	Hatter	Lamb	Sass
Buchmiller	Hayes	Lomas	Shannon
Burton	Heald	Lovrien	Shields
Bush	Helgason	McCaulley	Smith
Byers of Fayette	Hill	McCreery	Taylor
Cox	Hollingsworth	McIlrath	Truax
Crozier	Hollis	McIntosh	Van Buren
Dayton	Holmgren	McMillan	Van Wert
Dean	Hopkins	Mathews	Venard
Ditto	Hunt	Nelson of	Wamstad
Elliott of Polk	Hush	Hancock	Wearin
Elliott of Scott	Irwin	Orr	Whiting
Ellsworth	Istad	Pattison	Wilson
Figgins	Jaycox	Paulson	Mr. Speaker
Finnern	Jensen	Pendray	

The nays were, 3.

Clark	Rylander	Simmer
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Absent or not voting, 21.

Bixler	Forsling	Mounce	Rutledge
Byers of Linn	Hansen	Nelson of Story	Swanson
Campbell	Hubbard	O'Brien	Torgeson
Cole	Lichty	O'Donnell	Vaughn
Eckles	Miller	Randall	Vosseller
Files			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker Johnson in the chair.

Senate File No. 469, a bill for an act to make an appropriation to George Burger, was taken up for consideration.

Rawlings of Monona moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 73.

Aiken	Ellsworth	Jaycox	Rawlings
Allen	Figgins	Johnson of	Read
Bair	Finnern	Dickinson	Reimers
Baker	Fleming	Johnson of	Reno
Ballew	Gilmore	Keokuk	Rylander
Bixler	Greene	King	Sass
Burton	Griswold	Knudson	Shannon
Bush	Hagglund	Lovrien	Shields
Byers of Fayette	Hall	McCaulley	Simmer
Byers of Linn	Hatter	McCreery	Taylor
Cole	Hollingsworth	McIlrath	Truax
Cox	Hollis	McIntosh	Van Wert
Crozier	Holmgren	Mathews	Vaughn
Dayton	Hopkins	Miller	Wamstad
Dean	Hubbard	Nelson of Story	Wearin
Ditto	Hunt	Orr	Whiting
Eckles	Hush	Pattison	Wilson
Elliott of Polk	Irwin	Paulson	Mr. Speaker
Elliott of Scott	Istad	Pendray	

The nays were, 25.

Albert	Hayes	Mounce	Ryder
Barnes	Heald	Nelson of	Smith
Buchmiller	Helgason	Hancock	Swanson
Clark	Jensen	O'Brien	Van Buren
Files	Lamb	Ratliff	Venard
Hansen	Lomas	Rice	Vosseller
Hanson	McMillan		

Absent or not voting, 10.

Berry	Hill	O'Donnell	Rutledge
Campbell	Kline	Randall	Torgeson
Forsling	Lichty		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 470, a bill for an act to make an appropriation to Dr. Craig M. Work, with report of committee without recommendation, was taken up for consideration.

Taylor of Audubon moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 79.

Aiken	Barnes	Burton	Cox
Albert	Bixler	Byers of Fayette	Crozier
Ballew	Buchmiller	Clark	Dayton

Dear	Hollis	McMillan	Ryder
Ditto	Holmgren	Mathews	Rylander
Eckles	Hopkins	Miller	Sass
Elliott of Polk	Hubbard	Mounce	Shannon
Elliott of Scott	Istad	Nelson of	Simmer
Ellsworth	Jaycox	Hancock	Smith
Figgins	Jensen	O'Brien	Swanson
Finnern	Johnson of	Orr	Taylor
Fleming	Dickinson	Pattison	Torgeson
Greene	Johnson of	Paulson	Truax
Hagglund	Keokuk	Pendray	Van Buren
Hall	Knudson	Ratliff	Van Wert
Hansen	Lamb	Rawlings	Vaughn
Hanson	Lomas	Read	Wamstad
Hatter	Lovrien	Reimers	Wearin
Heald	McCaulley	Reno	Whiting
Helgason	McIlrath	Rice	Mr. Speaker
Hill	McIntosh		

The nays were, 1.

Bush

Absent or not voting, 28.

Allen	Files	Hush	O'Donnell
Bair	Forsling	Irwin	Randall
Baker	Gilmore	King	Rutledge
Berry	Griswold	Kline	Shields
Byers of Linn	Hayes	Lichty	Venard
Campbell	Hollingsworth	McCreery	Vosseller
Cole	Hunt	Nelson of Story	Wilson

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 471, a bill for an act to make an appropriation to Ralph J. Shaw, with report of committee without recommendation, was taken up for consideration.

Griswold of Madison moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 80.

Aiken	Crozier	Hall	Istad
Albert	Dayton	Hansen	Jaycox
Ballew	Ditto	Hanson	Johnson of
Barnes	Eckles	Hatter	Keokuk
Berry	Elliott of Polk	Heald	King
Bixler	Ellsworth	Helgason	Knudson
Buchmiller	Figgins	Hill	Lamb
Burton	Finnern	Hollis	Lomas
Byers of Fayette	Fleming	Holmgren	Lovrien
Clark	Gilmore	Hopkins	McCaulley
Cole	Greene	Hunt	McIlrath
Cox	Hagglund	Hush	McIntosh

McMillan	Paulson	Rylander	Torgeson
Mathews	Pendray	Sass	Truax
Miller	Ratliff	Shannon	Wan Wert
Mounce	Rawlings	Shields	Vosseller
Nelson of	Read	Simmer	Wamstad
Hancock	Reimers	Smith	Wearin
Nelson of Story	Reno	Swanson	Wilson
Orr	Rice	Taylor	Mr. Speaker
Pattison	Ryder		

The nays were, none.

Absent or not voting, 28.

Allen	Files	Jensen	O'Donnell
Bair	Forsling	Johnson of	Randall
Baker	Griswold	Dickinson	Rutledge
Bush	Hayes	Kline	Van Buren
Byers of Linn	Hollingsworth	Lichty	Vaughn
Campbell	Hubbard	McCreery	Venard
Dean	Irwin	O'Brien	Whiting
Elliott of Scott			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 472, a bill for an act to make an appropriation to James L. Armstrong, was taken up for consideration.

Reimers of Lyon moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 81.

Aiken	Greene	King	Rutledge
Albert	Griswold	Knudson	Ryder
Bair	Hagglund	Lovrien	Rylander
Baker	Hall	McCaulley	Sass
Ballew	Hansen	McIlrath	Shannon
Barnes	Hanson	McIntosh	Shields
Buchmiller	Hatter	McMillan	Simmer
Byers of Fayette	Heald	Mathews	Smith
Clark	Hill	Miller	Swanson
Cole	Hollingsworth	Nelson of	Taylor
Cox	Hollis	Hancock	Torgeson
Crozier	Holmgren	Nelson of Story	Truax
Dayton	Hopkins	Orr	Van Buren
Dean	Hubbard	Pattison	Van Wert
Eckles	Hunt	Paulson	Venard
Elliott of Polk	Hush	Pendray	Vosseller
Ellsworth	Irwin	Ratliff	Wamstad
Figgins	Istad	Rawlings	Wearin
Finnern	Jaycox	Read	Wilson
Fleming	Johnson of	Reimers	Mr. Speaker
Gilmore	Keokuk	Reno	

The nays were, 1.

Rice

Absent or not voting, 26.

Allen	Ditto	Johnson of	Mounce
Berry	Elliott of Scott	Dickinson	O'Brien
Bixler	Files	Kline	O'Donnell
Burton	Forsling	Lamb	Randall
Bush	Hayes	Lichty	Vaughn
Byers of Linn	Helgason	Lomas	Whiting
Campbell	Jensen	McCreery	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 473, a bill for an act to make an appropriation to Joseph Roy Collins, with report of committee without recommendation, was taken up for consideration.

Ellsworth of Hardin moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 80.

Aiken	Finnern	Johnson of	Rice
Albert	Fleming	Keokuk	Rutledge
Bair	Gilmore	King	Ryder
Baker	Greene	Kline	Rylander
Ballew	Griswold	Knudson	Sass
Barnes	Hagglund	Lomas	Shannon
Bixler	Hall	Lovrien	Shields
Buchmiller	Hanson	McCaulley	Simmer
Burton	Hatter	McIntosh	Smith
Bush	Heald	McMillan	Swanson
Byers of Fayette	Helgason	Mathews	Taylor
Byers of Linn	Hollingsworth	Nelson of	Torgeson
Clark	Hollis	Hancock	Truax
Cole	Holmgren	Orr	Van Buren
Cox	Hopkins	Pattison	Van Wert
Crozier	Hubbard	Paulson	Venard
Dayton	Irwin	Pendray	Vosseller
Elliott of Polk	Istad	Ratliff	Wamstad
Elliott of Scott	Jaycox	Rawlings	Wilson
Ellsworth	Jensen	Read	Mr. Speaker
Figgins		Reno	

The nays were, none.

Absent or not voting, 28.

Allen	Hansen	Lamb	O'Brien
Berry	Hayes	Lichty	O'Donnell
Campbell	Hill	McCreery	Randall
Dean	Hunt	McIlrath	Reimers
Ditto	Hush	Miller	Vaughn
Eckles	Johnson of	Mounce	Wearin
Files	Dickinson	Nelson of Story	Whiting
Forsling			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File No. 527, a bill for an act to make an appropriation to the C. T. Hopper Furniture Company for damages to an automobile in collision with a truck operated by the Iowa State Highway Commission, with report of committee without recommendation, was taken up for consideration.

Sass of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 79.

Aiken	Hall	Lichty	Reno
Albert	Hanson	Lomas	Rutledge
Ballew	Hatter	Lovrien	Ryder
Barnes	Heald	McCaulley	Rylander
Berry	Helgason	McCreery	Sass
Bixler	Hill	McIlrath	Shannon
Burton	Hollis	McIntosh	Shields
Bush	Holmgren	McMillan	Simmer
Byers of Fayette	Hopkins	Mathews	Smith
Cole	Hubbard	Miller	Swanson
Cox	Hunt	Nelson of	Taylor
Dayton	Hush	Hancock	Torgeson
Dean	Irwin	Nelson of Story	Truax
Elliott of Polk	Istad	Orr	Van Wert
Ellsworth	Johnson of	Pattison	Vaughn
Figgins	Dickinson	Paulson	Venard
Files	Johnson of	Pendray	Vosseller
Finnern	Keokuk	Rawlings	Wamstad
Fleming	King	Read	Wearin
Griswold	Kline	Reimers	Wilson
Hagglund	Knudson		

The nays were, 6.

Buchmiller	Hansen	Mounce	Rice
Clark	Lamb		

Absent or not voting, 23.

Allen	Ditto	Hayes	Randall
Bair	Eckles	Hollingsworth	Ratliff
Baker	Elliott of Scott	Jaycox	Van Buren
Byers of Linn	Forsling	Jensen	Whiting
Campbell	Gilmore	O'Brien	Mr. Speaker
Crozier	Greene	O'Donnell	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files Nos.



164, 253, 311, 356, 390, 415, 474, 482, 181, 416, 33, 40, 94, 139, 250, 251, 252, 254, 290, 328, 351, 397, 412, 424, and Senate Joint Resolution No. 9.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate concurs in House amendment to Senate File No. 78, relating to the establishing of a pension and annuity retirement system for public school teachers in certain school districts.

Also, that the Senate concurs in House amendment to Senate File No. 318, relating to survey of the industries and natural resources of Iowa and making an appropriation therefor.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 538, a bill for an act to make an appropriation to various claimants for animals slaughtered on account of bovine tuberculosis.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 529, a bill for an act to make an appropriation to William J. Hudgel.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 543, a bill for an act to authorize drainage districts to become members of the National Drainage Association and to authorize and provide for the payment of membership fees and dues in such association by said districts.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 528, a bill for an act to make an appropriation to Mrs. George Robinson.

WALTER H. BEAM, *Secretary.*

#### CONSIDERATION OF BILLS

Senate File No. 501, a bill for an act to repeal House File Eighty-six (86), Acts of the Forty-third General Assembly, and enact a substitute therefor, relating to life insurance and medical examinations therefor, was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 62.

Aiken	Finnern	Jensen	Ratliff
Albert	Fleming	Johnson of	Reno
Allen	Gilmore	Dickinson	Rice
Ballew	Greene	King	Shannon
Barnes	Griswold	Lomas	Simmer
Berry	Hall	Lovrien	Smith
Bixler	Hayes	McCaulley	Swanson
Burton	Heald	McIntosh	Taylor
Byers of Fayette	Hill	McMillan	Torgeson
Byers of Linn	Hollingsworth	Mathews	Truax
Crozier	Hollis	Miller	Van Buren
Dayton	Hopkins	Mounce	Vaughn
Dean	Hubbard	Nelson of	Wamstad
Ditto	Irwin	Hancock	Wearin
Ellsworth	Istad	Nelson of Story	Wilson
Figgins	Jaycox	Paulson	Mr. Speaker

The nays were, 5.

Clark	Lichty	O'Brien	Read
Hanson			

Absent or not voting, 41.

Bair	Forsling	Knudson	Reimers
Baker	Hagglund	Lamb	Rutledge
Buchmiller	Hanson	McCreery	Ryder
Bush	Hatter	McIlrath	Rylander
Campbell	Helgason	O'Donnell	Sass
Cole	Holmgren	Orr	Shields
Cox	Hunt	Pattison	Van Wert
Eckles	Hush	Pendray	Venard
Elliott of Polk	Johnson of	Randall	Vosseller
Elliott of Scott	Keokuk	Rawlings	Whiting
Files	Kline		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### RECONSIDERATION ON HOUSE FILE NO. 488

Lovrien of Humboldt called up his motion to reconsider the vote by which the report of the committee on appropriations indefinitely postponing House File No. 488 was adopted.

Motion prevailed.

Hansen of Scott, chairman of the committee on appropriations, moved that the report recommending that House File No. 488 be indefinitely postponed, be adopted.

Motion prevailed.

Senate File No. 478, a bill for an act to provide for the erection of a monument at the grave of Merle D. Hay at Glidden, Iowa, and to make an appropriation therefor, with report of committee

recommending amendment and passage, was taken up for consideration.

On motion of Rutledge of Webster the amendment proposed by the committee and found in the journal of April 9th, was adopted.

Rutledge of Webster moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 78.

Albert	Gilmore	Knudson	Read
Allen	Greene	Lamb	Reimers
Ballew	Hagglund	Lichty	Reno
Barnes	Hall	Lomas	Rice
Berry	Hatter	Lovrien	Rutledge
Bixler	Heald	McCaulley	Rylander
Burton	Helgason	McCreery	Sass
Byers of Fayette	Hill	McIntosh	Shields
Byers of Linn	Hollingsworth	McMillan	Simmer
Clark	Hollis	Mathews	Smith
Crozier	Holmgren	Nelson of	Swanson
Dayton	Hopkins	Hancock	Taylor
Dean	Hubbard	Nelson of Story	Torgeson
Ditto	Hunt	O'Brien	Truax
Elliott of Polk	Hush	O'Donnell	Van Wert
Ellsworth	Irwin	Orr	Vaughn
Figgins	Istad	Pattison	Venard
Files	Jaycox	Paulson	Wamstad
Finnern	Johnson of	Pendray	Wearin
Fleming	Dickinson	Rawlings	Wilson

The nays were, 3.

Griswold	Hanson	King
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Absent or not voting, 27.

Aiken	Cox	Johnson of	Ratliff
Bair	Eckles	Keokuk	Ryder
Baker	Elliott of Scott	Kline	Shannon
Buchmiller	Forsling	McIlrath	Van Buren
Bush	Hansen	Miller	Vosseller
Campbell	Hayes	Mounce	Whiting
Cole	Jensen	Randall	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### ADDITIONAL JOURNAL COPIES ORDERED PRINTED

McIlrath of Poweshiek asked and obtained unanimous consent to have three hundred additional copies of the journal of April 11th printed.

## PRESENTATION OF GIFTS

Hollis of Black Hawk, on behalf of the members of the House, presented the Speaker with a watch as a token of the high esteem in which he is held by the members of the House, prefacing such presentation with the following remarks:

I am pleased at this time to be permitted to say a few words to our distinguished Speaker.

We have come again to the closing days of a legislative session. This is my fourth time, and I will say that Joe Johnson has demonstrated his ability to wield the big stick and rush legislation. However, I believe the boys have all liked it and have felt that they had a good friend in the chair. He has been fair and just at all times and comes to the end of the session with the respect and esteem of every member of the House.

There is just one criticism that I have heard this winter and that is in regard to his calling the House to order. Sometimes he would call it fifteen or twenty minutes too early, and maybe the next time he would call it that many minutes too late. We have tried to be patient because we felt that he really was not to blame, and in our desire to be helpful, the members of this House have decided that what Joe needed was a new time piece rather than criticism, and so in behalf of the members of the 43rd General Assembly, I present to him this watch, guaranteed to run if he doesn't forget to wind it.

We hope this little gift will be appreciated throughout the busy years to come, and when the last sound of the gavel fades away, this token may remain in the Johnson family to remind them of the friends who presented it.

Simmer of Wapello, on behalf of the members of the House, presented Speaker pro tempore Mathews with a watch as a token of the high esteem in which he is held by the members of the House.

Reimers of Lyon moved that in recognition of the long and efficient services of the Chief Clerk of the House of Representatives of the Forty-third General Assembly, A. C. Gustafson, that the chair used by him be presented to him as an expression of appreciation.

Motion prevailed, unanimously.

Reimers of Lyon moved that the pages who have served in this session of the legislature be permitted to retain as their private property, the uniform jackets provided for them at the beginning of the session.

Motion prevailed.

Prayer was offered by Representative Shannon of Cass County.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files Nos. 9, 160, 226, 227, 252, 262, 276, 279, 392, 427, 429, 501, 531.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

#### BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills: Senate Files Nos. 181, 416, 33, 40, 94, 139, 250, 251, 252, 254, 290, 328, 351, 397, 412, 424, 164, 253, 311, 356, 390, 415, 474, 482. House Files Nos. 9, 160, 226, 227, 252, 262, 276, 279, 392, 427, 429, 501, 531, and Senate Joint Resolution No. 9.

#### BILLS SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 12th day of April, 1929, sent to the governor for his approval: House Files Nos. 9, 160, 226, 227, 252, 262, 276, 279, 392, 427, 429, 501, 531.

S. R. TORGESON, *Chairman.*

Report adopted.

#### SENATE FILE NO. 465 INDEFINITELY POSTPONED

On motion of Hansen of Scott, chairman of the committee on appropriations, the report of the committee recommending that Senate File No. 465 be indefinitely postponed was adopted.

#### CONSIDERATION OF BILLS

House File No. 435, a bill for an act making an appropriation for the purpose of aiding in defraying the expenses of a national

encampment of the Grand Army of the Republic to be held in this state, with report of committee recommending amendment and passage, was taken up for consideration.

Elliott of Polk asked and obtained unanimous consent to have Senate File No. 503 substituted for House File No. 435.

Elliott of Scott moved the previous question on the amendment and the bill.

On the question "Shall the previous question be ordered?" a roll call was demanded.

The ayes were, 88.

Albert	Finnern	Jensen	Pendray
Allen	Fleming	Johnson of	Randall
Bair	Forsling	Keokuk	Ratliff
Baker	Gilmore	King	Read
Ballew	Griswold	Kline	Reno
Barnes	Hagglund	Knudson	Rice
Berry	Hall	Lamb	Rutledge
Bixler	Hansen	Lichty	Rylander
Buchmiller	Hanson	Lomas	Shannon
Burton	Hatter	McCaulley	Shields
Bush	Hayes	McCreery	Swanson
Byers of Linn	Heald	McIlrath	Torgeson
Clark	Helgason	McIntosh	Truax
Cole	Hill	McMillan	Van Buren
Cox	Hollingsworth	Mathews	Van Wert
Dayton	Hollis	Miller	Vaughn
Dean	Holmgren	Mounce	Venard
Ditto	Hopkins	Nelson of	Vosseller
Eckles	Hush	Hancock	Wearin
Elliott of Polk	Irwin	Nelson of Story	Whiting
Elliott of Scott	Istad	O'Brien	Wilson
Ellsworth	Jaycox	Pattison	Mr. Speaker
Figgins		Paulson	

The nays were, none.

Absent or not voting, 20.

Aiken	Hubbard	O'Donnell	Sass
Byers of Fayette	Hunt	Orr	Simmer
Campbell	Johnson of	Rawlings	Smith
Crozier	Dickinson	Reimers	Taylor
Files	Lovrien	Ryder	Wamsud
Greene			

Motion prevailed.

On motion of Elliott of Polk the amendment proposed by the committee to House File No. 435, line six (6) of section one (1),

found in the journal of March 22nd, was adopted as an amendment to Senate File No. 503.

Hansen of Scott moved that the amendment proposed by the committee to House File No. 435, line three (3) of section one (1) be adopted as an amendment to Senate File No. 503.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 46.

Albert	Figgins	Hollingsworth	Pattison
Allen	Files	Hubbard	Paulson
Ballew	Finnern	Jensen	Pendray
Barnes	Fleming	Kline	Randall
Berry	Forsling	Lomas	Reimers
Buchmiller	Gilmore	McIlrath	Ryder
Bush	Griswold	Mathews	Shields
Clark	Hall	Miller	Smith
Cole	Hansen	Mounce	Swanson
Dayton	Helgason	Nelson of	Van Buren
Eckles	Hill	Hancock	Wearin
Ellsworth		O'Brien	Whiting

The nays were, 50.

Bair	Hayes	Kline	Rutledge
Baker	Heald	Knudson	Rylander
Bixler	Hollis	Lamb	Shannon
Burton	Holmgren	Lichty	Simmer
Byers of Fayette	Hopkins	McCaulley	Torgeson
Byers of Linn	Hush	McCreery	Truax
Cox	Irwin	McIntosh	Van Wert
Dean	Istad	McMillan	Vaughn
Ditto	Jaycox	Nelson of Story	Vernard
Elliott of Polk	Johnson of	Ratliff	Vosseller
Elliott of Scott	Dickinson	Read	Wamstad
Hagglund	Johnson of	Reno	Wilson
Hanson	Keokuk	Rice	
Hatter			

Absent or not voting, 12.

Aiken	Greene	O'Donnell	Sass
Campbell	Hunt	Orr	Taylor
Crozier	Lovrien	Rawlings	Mr. Speaker

Amendment lost.

Elliott of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 89.

Aiken	Forsling	King	Reno
Albert	Griswold	Kline	Rice
Bair	Hagglund	Knudson	Rutledge
Baker	Hall	Lamb	Ryder
Ballew	Hanson	Lichty	Rylander
Barnes	Hatter	Lomas	Sass
Berry	Hayes	McCaulley	Shannon
Bixler	Heald	McCreery	Simmer
Burton	Helgason	McIllrath	Smith
Byers of Fayette	Hill	McIntosh	Swanson
Byers of Linn	Hollingsworth	McMillan	Torgeson
Clark	Hollis	Mathews	Truax
Cox	Holmgren	Nelson of	Van Buren
Crozier	Hopkins	Hancock	Van Wert
Dayton	Hubbard	Nelson of Story	Vaughn
Dean	Hush	O'Brien	Venard
Ditto	Irwin	Pattison	Vosseller
Eckles	Istad	Paulson	Wamstad
Elliott of Polk	Jaycox	Pendray	Wearin
Elliott of Scott	Johnson of	Randall	Whiting
Ellsworth	Dickinson	Ratliff	Wilson
Figgins	Johnson of	Read	Mr. Speaker
Finnern	Keokuk	Reimers	
Fleming			

The nays were, 4.

Allen	Bush	Gilmore	Miller
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Absent or not voting, 15.

Buchmiller	Greene	Lovrien	Rawlings
Campbell	Hansen	Mounce	Shields
Cole	Hunt	O'Donnell	Taylor
Files	Jensen	Orr	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 436, a bill for an act to make an appropriation for the prevention, control and eradication of the European corn borer, including incidental and miscellaneous expenses connected therewith, with report of committee recommending passage, was taken up for consideration.

Elliott of Scott moved the previous question.

Motion prevailed.

Hansen of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.



On the question "Shall the bill pass?"

The ayes were, 75.

Albert	Hanson	Kline	Reimers
Baker	Hatter	Knudson	Reno
Ballew	Hayes	Lamb	Rice
Buchmiller	Heald	Lichty	Rutledge
Burton	Helgason	Lovrien	Ryder
Byers of Fayette	Hill	McCaulley	Rylander
Byers of Linn	Hollingsworth	McCreery	Sass
Crozier	Hollis	McIlrath	Shannon
Dean	Holmgren	McMillan	Smith
Ditto	Hopkins	Miller	Swanson
Eckles	Hubbard	Nelson of	Truax
Elliott of Scott	Hush	Hancock	Van Buren
Ellsworth	Irwin	Nelson of Story	Van Wert
Finnern	Jaycox	O'Brien	Venard
Fleming	Jensen	Pattison	Wamstad
Gilmore	Johnson of	Paulson	Wearin
Greene	Dickinson	Pendray	Whiting
Hagglund	Johnson of	Ratliff	Wilson
Hall	Keokuk	Read	Mr. Speaker
Hansen	King		

The nays were, 18.

Allen	Bush	Griswold	Shields
Bair	Clark	McIntosh	Simmer
Barnes	Cox	Mathews	Torgeson
Berry	Dayton	Randall	Vosseller
Bixler	Figgins		

Absent or not voting, 15.

Aiken	Files	Lomas	Rawlings
Campbell	Forsling	Mounce	Taylor
Cole	Hunt	O'Donnell	Vaughn
Elliott of Polk	Istad	Orr	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 477, a bill for an act to amend section three hundred forty (340), Code, 1927, relating to the audit of the accounts of the public department of the state, to make an appropriation for such audit, and to repeal section forty-seven hundred fifty-five-b thirty-seven (4755-b37), Code, 1927, and section six (6), chapter eleven (11), Acts, Special Session of the Forty-second (42nd) General Assembly, with report of committee recommending passage, was taken up for consideration.

Hansen of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 91.

Albert	Forsling	King	Read
Allen	Gilmore	Kline	Reimers
Bair	Griswold	Knudson	Reno
Baker	Hagglund	Lamb	Rice
Ballew	Hall	Lichty	Rutledge
Barnes	Hansen	Lomas	Ryder
Berry	Hanson	Lovrien	Rylander
Bixler	Hatter	McCaulley	Shannon
Buchmiller	Heald	McCreery	Shields
Burton	Helgason	McIlrath	Simmer
Byers of Fayette	Hill	McIntosh	Swanson
Byers of Linn	Hollis	McMillan	Torgeson
Clark	Holmgren	Mathews	Truax
Cole	Hopkins	Miller	Van Buren
Cox	Hubbard	Mounce	Van Wert
Crozier	Hush	Nelson of	Vaughn
Dayton	Irwin	Hancock	Venard
Dean	Istad	Nelson of Story	Vosseller
Ditto	Jaycox	O'Brien	Wamstad
Eckles	Jensen	Pattison	Wearin
Elliott of Scott	Johnson of	Paulson	Whiting
Figgins	Dickinson	Pendray	Wilson
Finnern	Johnson of	Ratliff	Mr. Speaker
Fleming	Keokuk		

The nays were, none.

Absent or not voting, 17.

Aiken	Files	Hunt	Rawlings
Bush	Greene	O'Donnell	Sass
Campbell	Hayes	Orr	Smith
Elliott of Polk	Hollingsworth	Randall	Taylor
Ellsworth			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 488, a bill for an act making an appropriation to pay for repairs and improvements upon the State Capitol and Historical buildings and the grounds thereof, with report of committee without recommendation, was taken up for consideration.

Hansen of Scott moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 80.

Allen	Ballew	Bixler	Byers of Fayette
Bair	Barnes	Buchmiller	Clark
Baker	Berry	Burton	Cox

Crozier	Helgason	Lomas	Rutledge
Dayton	Hill	Lovrien	Rylander
Dean	Hollingsworth	McCaulley	Sass
Ditto	Hollis	McCreery	Shannon
Eckles	Holmgren	McIlrath	Shields
Elliott of Scott	Hopkins	McIntosh	Simmer
Figgins	Hush	McMillan	Swanson
Finnern	Irwin	Mathews	Torgeson
Fleming	Istad	Miller	Truax
Gilmore	Jaycox	Nelson of	Van Buren
Greene	Johnson of	Hancock	Van Wert
Griswold	Dickinson	Nelson of Story	Vaughn
Hagglund	Johnson of	Pattison	Wamstad
Hall	Keokuk	Paulson	Wearin
Hansen	King	Pendray	Whiting
Hanson	Kline	Read	Wilson
Hatter	Lamb	Reimers	Mr. Speaker
Heald	Lichty	Rice	

The nays were, 1.

Ellsworth

Absent or not voting, 27.

Aiken	Files	Mounce	Reno
Albert	Forsling	O'Brien	Ryder
Bush	Hayes	O'Donnell	Smith
Byers of Linn	Hubbard	Orr	Taylor
Campbell	Hunt	Randall	Venard
Cole	Jensen	Ratliff	Vosseller
Elliott of Polk	Knudson	Rawlings	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 456, a bill for an act to amend the law as it appears in chapters seven (7), eight (8), ten (10), eleven (11) and twelve (12) of title II, Code of Iowa, 1927, chapter one hundred ninety (190) of title XII and chapter three hundred sixty-eight (368) of title XVIII, Code of Iowa, 1927, and chapter one hundred twenty-five (125) of title IX, Code of Iowa, 1927, relating to the duties and compensation of certain public officers, was taken up for consideration.

Lovrien of Humboldt offered the following amendment and moved its adoption:

Amend by striking sections seven (7), eight (8), and nine (9) from the bill.

Amendment adopted.

McIlrath of Poweshiek offered the following amendment and moved its adoption:

Amend Senate File No. 456 by adding thereto the following:

Sec. 7. Section fourteen (14), Code 1927, is amended by striking the words "one thousand" in line four (4) and substituting in lieu thereof the words "fifteen hundred", and by striking the word "ten" in line thirteen (13) and substituting in lieu thereof the word "fifteen".

McCreery of Linn moved the previous question on the amendment.

Motion prevailed.

Amendment lost.

Forsling of Woodbury moved the previous question on the bill.

Motion prevailed.

Hansen of Scott in the chair.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 44.

Allen	Hanson	Lomas	Rutledge
Bair	Hatter	Lovrien	Ryder
Ballew	Hayes	McCreery	Rylander
Byers of Fayette	Heald	McIntosh	Sass
Byers of Linn	Hollingsworth	Mathews	Simmer
Dean	Hollis	Nelson of	Torgeson
Ditto	Hush	Hancock	Truax
Eckles	Irwin	Nelson of Story	Vaughn
Elliott of Scott	Istad	Orr	Venard
Forsling	Johnson of	Pattison	Wamstad
Greene	Dickinson	Reno	Mr. Speaker
Hall	Lichty		

The nays were, 58.

Aiken	Files	Johnson of	Randall
Baker	Finnern	Keokuk	Ratliff
Barnes	Fleming	King	Read
Berry	Gilmore	Kline	Reimers
Bixler	Griswold	Knudson	Rice
Buchmiller	Hagglund	Lamb	Shannon
Burton	Hansen	McCaulley	Shields
Bush	Helgason	McIlrath	Smith
Clark	Hill	McMillan	Swanson
Cole	Holmgren	Miller	Van Buren
Cox	Hopkins	Mounce	Van Wert
Crozier	Hubbard	O'Brien	Vosseller
Dayton	Jaycox	O'Donnell	Wearin
Elliott of Polk	Jensen	Paulson	Whiting
Figgins		Pendray	Wilson

Absent or not voting, 6.

Albert Campbell	Ellsworth Hunt	Rawlings	Taylor
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So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File No. 119, a bill for an act to provide for the designation and marking of lateral or detour routes passing through the business districts of cities and towns on the primary road system, with report of committee recommending passage, was taken up for consideration.

Shannon of Cass moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 86.

Allen	Forsling	Johnson of	Ratliff
Bair	Gilmore	Keokuk	Read
Baker	Greene	King	Reimers
Barnes	Hagglund	Kline	Reno
Berry	Hall	Knudson	Rice
Bixler	Hansen	Lamb	Ryder
Burton	Hanson	Lichty	Rylander
Bush	Hatter	Lomas	Sass
Byers of Fayette	Hayes	Lovrien	Shannon
Byers of Linn	Heald	McCaulley	Shields
Clark	Helgason	McCreery	Simmer
Cole	Hill	McIlrath	Smith
Cox	Hollingsworth	McIntosh	Swanson
Crozier	Hollis	McMillan	Torgeson
Dayton	Holmgren	Mathews	Van Wert
Dean	Hubbard	Mounce	Vaughn
Eckles	Hush	Nelson of	Wamstad
Elliott of Polk	Irwin	Hancock	Wearin
Elliott of Scott	Istad	Nelson of Story	Whiting
Figgins	Jaycox	Orr	Wilson
Files	Jensen	Paulson	Mr. Speaker
Finnern	Johnson of	Pendray	
Fleming	Dickinson		

The nays were, 5.

Buchmiller	Truax	Van Buren	Vosseller
Randall			

Absent or not voting, 17.

Aiken	Ellsworth	Miller	Rawlings
Albert	Griswold	O'Brien	Rutledge
Ballew	Hopkins	O'Donnell	Taylor
Campbell	Hunt	Pattison	Venard
Ditto			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 502, a bill for an act to amend section 9278 of the Code, 1927, relating to banks and trust companies, was taken up for consideration.

Forsling of Woodbury asked and obtained unanimous consent to suspend the rule prohibiting the second and third readings of a bill on the same day.

Greene of Pottawattamie, chairman of the sifting committee, offered the following amendment and moved its adoption:

Amend Senate File No. 502 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. That chapter four hundred fifteen (415) of the Code, 1927, be amended by inserting therein immediately after section nine thousand two hundred seventy-eight (9278) the following:

"Sec. 9278-c1. After having made diligent effort to collect or realize on the assets as provided in the preceding section the receiver may sell the remaining assets, in whole or in part, including real estate or any interest therein, and may execute assignments, releases and satisfactions to effectuate such sales and a receiver may execute assignments, releases and satisfactions to effectuate sales and transfers made by his predecessors. The Superintendent of Banking may sell, release, satisfy or assign any remaining asset, mortgage or lien of a bank or trust company receivership which has already been terminated. All of the aforesaid sales, assignments, releases and satisfactions shall be made only an application approved by the Court in which the receivership is or was pending after hearing thereon and on such notice as the Court may have prescribed and after it is shown that the considerations for such sale, assignment, release or satisfaction has been paid.

Amendment adopted.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 90.

Albert	Buchmiller	Dean	Finnern
Bair	Byers of Fayette	Ditto	Fleming
Baker	Byers of Linn	Eckles	Forsling
Ballew	Clark	Elliott of Polk	Gilmore
Barnes	Cole	Ellsworth	Greene
Berry	Cox	Figgins	Griswold
Bixler	Crozier	Files	Hagglund

Hall	Johnson of	Mounce	Sass
Hansen	Dickinson	Nelson of	Shannon
Hanson	Johnson of	Hancock	Simmer
Hatter	Keokuk	Nelson of Story	Smith
Hayes	King	O'Brien	Swanson
Heald	Knudson	Orr	Torgeson
Helgason	Lamb	Pattison	Truax
Hill	Lichty	Paulson	Van Buren
Hollingsworth	Lomas	Pendray	Van Wert
Hollis	Lovrien	Ratliff	Venard
Holmgren	McCaulley	Read	Vosseller
Hopkins	McCreery	Reimers	Wamstad
Hubbard	McIlrath	Reno	Wearin
Irwin	McIntosh	Rice	Whiting
Istad	McMillan	Ryder	Wilson
Jaycox	Mathews	Rylander	Mr. Speaker
Jensen			

The nays were, none.

Absent or not voting, 18.

Aiken	Dayton	Miller	Rutledge
Allen	Elliott of Scott	O'Donnell	Shields
Burton	Hunt	Randall	Taylor
Bush	Hush	Rawlings	Vaughn
Campbell	Kline		

So the bill having received a constitutional majority was declared to have passed the House.

Forsling of Woodbury offered the following amendment to the title and moved its adoption:

Amend the title to Senate File No. 502 by inserting after the word "amend" in line two (2) the following: "Chapter four hundred fifteen (415) and"; also by inserting immediately following the word "companies" in line three (3) the words "and receivers thereof".

Amendment adopted, and the title, as amended, was agreed to.

Senate File No. 360, a bill for an act to amend section sixty-one hundred seventy-seven (6177), Code, 1927, relating to examinations of the account of waterworks operated by a board of waterworks trustees, with report of committee recommending passage, was taken up for consideration.

Reno of Polk offered the following amendment and moved its adoption:

Amend by adding to section two (2) the words "without expense to the state."

Amendment adopted.

Elliott of Scott moved the previous question.

Motion prevailed.

Reno of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 59.

Albert	Greene	Johnson of	Ratliff
Baker	Hall	Keokuk	Reno
Barnes	Hansen	King	Rutledge
Byers of Fayette	Hatter	Knudson	Ryder
Byers of Linn	Hayes	Lichty	Sass
Cole	Heald	Lovrien	Shannon
Cox	Hill	McCaulley	Shields
Dayton	Hollingsworth	McCreery	Simmer
Dean	Hollis	McIntosh	Swanson
Ditto	Holmgren	McMillan	Van Buren
Eckles	Irwin	Mathews	Van Wert
Elliott of Polk	Istad	Orr	Vaughn
Elliott of Scott	Jaycox	Pattison	Vosseller
Ellsworth	Johnson of	Paulson	Whiting
Figgins	Dickinson	Pendray	Wilson
Forsling			

The nays were, 35.

Allen	Finnern	Hush	O'Donnell
Ballew	Fleming	Jensen	Read
Berry	Gilmore	Lamb	Rice
Bixler	Griswold	McIlrath	Rylander
Buchmiller	Hagglund	Miller	Smith
Bush	Hanson	Mounce	Torgeson
Clark	Helgason	Nelson of	Truax
Crozier	Hopkins	Hancock	Wamstad
Files	Hubbard	Nelson of Story	Wearin

Absent or not voting, 14.

Aiken	Hunt	Randall	Taylor
Bair	Kline	Rawlings	Venard
Burton	Lomas	Reimers	Mr. Speaker
Campbell	O'Brien		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Reno of Polk moved that the vote by which Senate File No. 360 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.



## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 539, a bill for an act to make an appropriation to the Clear Lake Electric Light and Power Company, Clear Lake, Iowa.

Also, that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 537, a bill for an act to make an appropriation to various veterinarians for services rendered to the state.

Also, that the Senate concurs in House amendment to Senate File No. 417, relating to speed of vehicles within cities and towns, to prohibit the obstruction of extensions of primary roads within cities and towns, to prohibit the erection or maintenance of traffic signs or signals inconsistent with the law.

Also, that the Senate concurs in House amendment to Senate amendment to House File No. 388, referring to the salary of the members of the Highway Commission.

Also, that the Senate amends and concurs in House amendment to Senate File No. 76, relating to the assessment of property for taxation, to create a state board of assessment and review, to define the powers, rights, and duties of said board.

Also, that the Senate has amended and passed the following joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution No. 9, providing for the appointment of a joint committee of the House and Senate of the Forty-third General Assembly for the purpose of proposing legislation calculated to raise the state revenue.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 506, a bill for an act to make an appropriation to Stipp, Perry, Bannister & Starzinger, and Seneff, Bliss, Witwer & Seneff, for legal services.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 507, a bill for an act designating and fixing the amount of revenue for general state purposes for which levy is to be made by the executive council.

Also, that the Senate has adopted the conference committee report and the amendments proposed therein, on House File No. 293, relating to articles of incorporation of farm aid associations.

WALTER H. BEAM, *Secretary.*

#### SENATE MESSAGES CONSIDERED

Senate File No. 506, a bill for an act to make an appropriation to Stipp, Perry, Bannister & Starzinger, and Senneff, Bliss, Witter & Senneff, for legal services.

Read first and second times and passed on file.

Senate File No. 507, a bill for an act designating and fixing the amount of revenue for general state purposes for which levy is to be made by the executive council.

Read first and second times and passed on file.

#### REPORTS OF COMMITTEES

Hansen of Scott, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File No. 494, a bill for an act making an appropriation for the payment of typewriter rental, fees of legislative chaplains and other expenses of the General Assembly, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking all of Section fifteen (15).

JOHN T. HANSEN, *Chairman.*

Report adopted.

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File No. 544, a bill for an act making appropriation for miscellaneous expenses of the General Assembly, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend by striking from Section two (2), line three, the words and figures "one thousand dollars (\$1000.00)" and inserting in lieu thereof the words and figures "five hundred dollars (\$500.00)".

Further amend by striking from lines six (6) and seven (7) of Section ten (10) the words and figures "two hundred dollars (\$200.00)" and inserting in lieu thereof the words and figures "one hundred dollars (\$100.00)".

Further amend by striking all of Section twelve (12).

JOHN T. HANSEN, *Chairman.*

Report adopted.

### CONSIDERATION OF BILLS

House File No. 544, a bill for an act making appropriation for miscellaneous expenses of the General Assembly, was taken up for consideration.

Wilson of Tama moved that the amendment proposed by the committee to line three (3) of section two (2) be adopted.

On the question "Shall the amendment be adopted?" a roll call was demanded:

The ayes were, 59.

Albert	Eckles	Hubbard	Randall
Allen	Figgins	Jensen	Read
Baker	Files	Johnson of	Reimers
Barnes	Finnern	Dickinson	Rice
Berry	Fleming	King	Ryder
Bixler	Gilmore	Lichty	Shannon
Buchmiller	Griswold	McCaulley	Shields
Burton	Hagglund	McIlrath	Smith
Bush	Hall	Mathews	Swanson
Clark	Hanson	Miller	Van Buren
Cole	Hatter	Mounce	Van Wert
Cox	Helgason	Orr	Vaughn
Crozier	Hill	Pattison	Vosseller
Dayton	Holmgren	Paulson	Wamstad
Dean	Hopkins	Pendray	Wilson

The nays were, 34.

Ballew	Heald	Lamb	Rutledge
Byers of Fayette	Hollingsworth	Lovrien	Rylander
Byers of Linn	Hollis	McCreery	Sass
Elliott of Polk	Hush	McIntosh	Torgeson
Elliott of Scott	Irwin	McMillan	Truax
Ellsworth	Istad	Nelson of	Venard
Forsling	Jaycox	Hancock	Wearin
Greene	Johnson of	Nelson of Story	Whiting
Hansen	Keokuk	O'Brien	Mr. Speaker

Absent or not voting, 15.

Aiken	Hayes	Lomas	Reno
Bair	Hunt	O'Donnell	Simmer
Campbell	Kline	Ratliff	Taylor
Ditto	Knudson	Rawlings	

Amendment adopted.

Mellrath of Poweshiek moved that the amendment proposed by the committee to lines six (6) and seven (7) of section ten (10) be adopted.

Amendment lost.

Forsling of Woodbury moved that the amendment proposed by the committee to section twelve (12) be adopted.

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 62.

Albert	Greene	Kline	Pendray
Berry	Griswold	Knudson	Randall
Bixler	Hagglund	Lamb	Read
Buchmiller	Hall	Lomas	Reno
Bush	Hansen	Lovrien	Rutledge
Byers of Linn	Hatter	McCaulley	Rylander
Clark	Heald	McCreery	Shannon
Cole	Helgason	McIntosh	Smith
Crozier	Hill	McMillan	Swanson
Dayton	Hollis	Miller	Van Buren
Dean	Holmgren	Nelson of	Van Wert
Ellsworth	Hopkins	Hancock	Vaughn
Files	Hubbard	Nelson of Story	Venard
Finnern	Istad	Orr	Wearin
Forsling	Jaycox	Pattison	Wilson
Gilmore	Johnson of	Paulson	
	Dickinson		

The nays were, 34.

Allen	Fleming	King	Sass
Bair	Hanson	Lichty	Shields
Barnes	Hayes	McIlrath	Simmer
Burton	Hollingsworth	Mathews	Torgeson
Byers of Fayette	Hush	Mounce	Truax
Cox	Irwin	O'Brien	Vosseller
Eckles	Jensen	O'Donnell	Wamstad
Elliott of Polk	Johnson of	Reimers	Whiting
Elliott of Scott	Keokuk	Rice	

Absent or not voting, 12.

Aiken	Campbell	Hunt	Ryder
Baker	Ditto	Ratliff	Taylor
Ballew	Figgins	Rawlings	Mr. Speaker

Amendment adopted.

Lovrien of Humboldt offered the following amendment and moved its adoption:

There is hereby appropriated out of any funds in the state treasury not otherwise appropriated, to the Treasurer of State, the sum of three

thousand dollars (\$3,000.00) for the biennium ending June 30, 1929, for the payment of traveling expenses of Cigarette Revenue Inspectors.

Amendment adopted.

Forsling of Woodbury offered the following amendment and moved its adoption:

Amend House File No. 544, section eleven (11), by inserting after the figures "15" in line three (3) thereof the following: "and a sum sufficient to pay the per diem compensation of the additional employees of the 43rd General Assembly, authorized by Senate Joint Resolution No. 1, for services required of them after the twelfth day of April, 1929."

Amendment adopted.

Rutledge of Webster offered the following amendment and moved its adoption:

Amend by adding to paragraph four (4) of section ten (10) after the word "Senate" in line twelve (12) the words "and House".

Amendment adopted.

Hill of Floyd offered the following amendment and moved its adoption:

Amend by adding in line seven (7) of section ten (10) after the word "House" the following "W. R. Cook, Assistant Sergeant-at-Arms".

Johnson of Dickinson offered the following amendment to the amendment and moved its adoption:

Amend by adding "Victor E. Lindquist, Bill Clerk".

On the question "Shall the amendment to the amendment be adopted?" a roll call was adopted.

The ayes were, 67.

Aiken	Hanson	King	Reimers
Bair	Hatter	Lamb	Reno
Barnes	Hayes	McCaulley	Rice
Berry	Heald	McIlrath	Rutledge
Bixler	Helgason	McIntosh	Rylander
Byers of Fayette	Hill	McMillan	Sass
Byers of Linn	Hollingsworth	Mathews	Shannon
Clark	Hollis	Nelson of	Simmer
Cox	Hopkins	Hancock	Swanson
Dayton	Hubbard	Nelson of Story	Torgeson
Dean	Hush	O'Brien	Truax
Eckles	Irwin	Orr	Van Wert
Elliott of Polk	Jaycox	Pattison	Vaughn
Elliott of Scott	Jensen	Paulson	Vosseller
Files	Johnson of	Pendray	Wamstad
Greene	Dickinson	Ratliff	Wearin
Hagglund	Johnson of	Read	Wilson
Hall	Keokuk		

The nays were, 7.

Ballew	Gilmore	Hansen	Van Buren
Bush	Griswold	Miller	

Absent or not voting, 34.

Albert	Ellsworth	Knudson	Rawlings
Allen	Figgins	Lichty	Ryder
Baker	Finnern	Lomas	Shields
Buchmiller	Fleming	Lovrien	Smith
Burton	Forsling	McCreery	Taylor
Campbell	Holmgren	Mounce	Venard
Cole	Hunt	O'Donnell	Whiting
Crozier	Istad	Randall	Mr. Speaker
Ditto	Kline		

Amendment to amendment adopted.

On the question "Shall the amendment, as amended, be adopted?" a roll call was demanded.

The ayes were, 77.

Allen	Hanson	King	Reno
Bair	Hatter	Lamb	Rice
Barnes	Hayes	Lichty	Rutledge
Berry	Heald	Lovrien	Ryder
Bixler	Helgason	McCaulley	Rylander
Buchmiller	Hill	McCreery	Sass
Byers of Fayette	Hollingsworth	McIntosh	Shannon
Byers of Linn	Hollis	McMillan	Simmer
Clark	Holmgren	Mathews	Smith
Cox	Hopkins	Mounce	Swanson
Dayton	Hubbard	Nelson of	Torgeson
Dean	Hush	Hancock	Truax
Eckles	Irwin	Nelson of Story	Van Wert
Elliott of Polk	Istad	O'Brien	Vaughn
Elliott of Scott	Jaycox	Orr	Venard
Figgins	Jensen	Pattison	Vosseller
Files	Johnson of	Paulson	Wamstad
Greene	Dickinson	Pendray	Wearin
Hagglund	Johnson of	Read	Whiting
Hall	Keokuk	Reimers	Wilson

The nays were, 8.

Ballew	Gilmore	Lomas	Miller
Bush	Hansen	McIlrath	Van Buren

Absent or not voting, 23.

Aiken	Crozier	Griswold	Ratliff
Albert	Ditto	Hunt	Rawlings
Baker	Ellsworth	Kline	Shields
Burton	Finnern	Knudson	Taylor
Campbell	Fleming	O'Donnell	Mr. Speaker
Cole	Forsling	Randall	

Amendment as amended adopted.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 78.

Albert	Hall	King	Read
Bair	Hansen	Lamb	Reimers
Barnes	Hanson	Lichty	Reno
Buchmiller	Hatter	Lomas	Rutledge
Burton	Hayes	Lovrien	Ryder
Byers of Fayette	Heald	McCaulley	Rylander
Byers of Linn	Helgason	McCreery	Sass
Clark	Hill	McIntosh	Shields
Dayton	Hollingsworth	McMillan	Simmer
Dean	Hollis	Mathews	Smith
Eckles	Hopkins	Mounce	Torgeson
Elliott of Polk	Hubbard	Nelson of	Truax
Elliott of Scott	Hush	Hancock	Vaughn
Ellsworth	Irwin	Nelson of Story	Venard
Figgins	Istad	O'Brien	Vosseller
Fleming	Jaycox	Orr	Wamstad
Forsling	Jensen	Pattison	Wearin
Greene	Johnson of	Paulson	Whiting
Griswold	Dickinson	Pendray	Wilson
Hagglund	Johnson of	Ratliff	Mr. Speaker
	Keokuk		

The nays were, 13.

Allen	Bixler	Finnern	Randall
Baker	Bush	McIlrath	Rice
Ballew	Crozier	Miller	Van Wert
Berry			

Absent or not voting, 17.

Aiken	Files	Kline	Shannon
Campbell	Gilmore	Knudson	Swanson
Cole	Holmgren	O'Donnell	Taylor
Cox	Hunt	Rawlings	Van Buren
Ditto			

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 494, a bill for an act making an appropriation for the payment of typewriter rental, fees of legislative chaplains and other expenses of the General Assembly, was taken up for consideration.

Forsling of Woodbury moved that the amendment proposed by the committee to section fifteen (15) be adopted.

On the question "Shall the committee amendment be adopted?" a roll call was demanded.

The ayes were, 38.

Albert	Dayton	Hubbard	Pattison
Baker	Figgins	Jensen	Paulson
Barnes	Files	Lomas	Rice
Berry	Finnern	McIlrath	Rutledge
Bixler	Gilmore	McMillan	Smith
Buchmiller	Greene	Mathews	Van Buren
Bush	Griswold	Mounce	Vosseller
Clark	Hall	Nelson of	Wearin
Cole	Hansen	Hancock	Wilson
Crozier	Helgason	O'Brien	

The nays were, 47.

Allen	Hanson	Lamb	Rylander
Ballew	Hayes	Lichty	Shannon
Burton	Heald	Lovrien	Shields
Byers of Fayette	Hill	McCaulley	Simmer
Byers of Linn	Hollingsworth	McCreery	Swanson
Dean	Hollis	McIntosh	Torgeson
Ditto	Hopkins	Nelson of Story	Truax
Eckles	Irwin	Orr	Van Wert
Elliott of Scott	Jaycox	Randall	Venard
Ellsworth	Johnson of	Ratliff	Wamstad
Fleming	Dickinson	Read	Whiting
Forsling	King	Reno	Mr. Speaker

Absent or not voting, 23.

Aiken	Hatter	Kline	Reimers
Bair	Holmgren	Knudson	Ryder
Campbell	Hunt	Miller	Sass
Cox	Hush	O'Donnell	Taylor
Elliott of Polk	Istad	Pendray	Vaughn
Hagglund	Johnson of Keokuk	Rawlings	

Amendment lost.

Elliott of Scott moved the previous question.

Motion prevailed.

Forsling of Woodbury moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 79.

Albert	Berry	Byers of Linn	Dean
Bair	Buchmiller	Clark	Ditto
Ballew	Burton	Cole	Eckles
Barnes	Byers of Fayette	Dayton	Elliott of Polk



Elliott of Scott	Hubbard	McMillan	Shannon
Ellsworth	Hush	Mathews	Shields
Figgins	Irwin	Nelson of	Simmer
Fleming	Istad	Hancock	Smith
Forsling	Jaycox	Nelson of Story	Swanson
Greene	Jensen	O'Brien	Torgeson
Griswold	Johnson of	Orr	Truax
Hall	Dickinson	Pattison	Van Wert
Hansen	Johnson of	Pendray	Vaughn
Hanson	Keokuk	Ratliff	Venard
Hatter	King	Reno	Vosseller
Hayes	Lamb	Rice	Wamstad
Helgason	Lichty	Rutledge	Wearin
Hill	Lovrien	Ryder	Whiting
Hollingsworth	McCaulley	Rylander	Wilson
Hollis	McCreery	Sass	Mr. Speaker
Hopkins	McIntosh		

The nays were, 7.

Baker	Bush	Paulson	Read
Bixler	Cox	Randall	

Absent or not voting, 22.

Aiken	Gilmore	Knudson	O'Donnell
Allen	Hagglund	Lomas	Rawlings
Campbell	Heald	McIlrath	Reimers
Crozier	Holmgren	Miller	Taylor
Files	Hunt	Mounce	Van Buren
Finnern	Kline		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 361, a bill for an act to amend section one hundred thirteen (113), Code, 1927, relating to examinations by the Auditor of State of the accounts of cities and towns, with report of committee recommending passage, was taken up for consideration.

Reno of Polk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 47.

Ballew	Eckles	Hansen	Hollis
Barnes	Elliott of Polk	Hatter	Hopkins
Burton	Elliott of Scott	Hayes	Irwin
Byers of Fayette	Ellsworth	Heald	Jaycox
Crozier	Finnern	Helgason	Johnson of
Dayton	Greene	Hill	Dickinson
Dean	Hall	Hollingsworth	

Johnson of Keokuk	McCaulley McIntosh	Reno Rice	Van Wert Vaughn
King	McMillan	Rutledge	Venard
Lamb	Orr	Ryder	Whiting
Lichty	Randall	Shannon	Mr. Speaker
Lovrien	Read		

The nays were, 25.

Allen	Byers of Linn	Hush	O'Brien
Bair	Clark	Kline	Rylander
Baker	Ditto	Lomas	Torgeson
Berry	Figgins	McCreery	Truax
Bixler	Files	Nelson of Hancock	Van Buren
Buchmiller	Fleming		Wamstad
Bush	Hanson		

Absent or not voting, 36.

Aiken	Holmgren	Mounce	Sass
Albert	Hubbard	Nelson of Story	Shields
Campbell	Hunt	O'Donnell	Simmer
Cole	Istad	Pattison	Smith
Cox	Jensen	Paulson	Swanson
Forsling	Knudson	Pendray	Taylor
Gilmore	McIlrath	Ratliff	Vosseller
Griswold	Mathews	Rawlings	Wearin
Hagglund	Miller	Reimers	Wilson

So the bill having failed to receive a constitutional majority was declared to have failed to pass the House.

#### BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor, announcing that he had approved the following bills:

House Files Nos. 243, 496, 433, 490, 339, 261, 220, 382, 338, 535, 503, 455, 465, 540, 495, 327, 410, 234, 209, 149, 83, 74, 205, 207, 204, and 398.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate concurs in House amendments to Senate File No. 503, making an appropriation to defray the expenses of a national encampment of the Grand Army of the Republic.

Also, that the Senate concurs in House amendment to Senate File No. 478, to make an appropriation for the erection of a monument at the grave of Merle D. Hay at Glidden, Iowa.

WALTER H. BEAM, *Secretary.*

## CONSIDERATION OF BILLS

Senate File No. 505, a bill for an act to legalize cooperative associations or corporations organized under the law as it appears in chapter three hundred eighty-nine (389) of the Code of Iowa, 1927, was taken up for consideration, unanimous consent having been granted for the suspension of the rules.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 72.

Albert	Forsling	Johnson of	Ratliff
Allen	Gilmore	Dickinson	Read
Bair	Greene	Johnson of	Reimers
Ballew	Hagglund	Keokuk	Reno
Barnes	Hall	King	Rice
Bixler	Hansen	Lamb	Rutledge
Buchmiller	Hanson	Lovrien	Sass
Burton	Hatter	McCaulley	Shields
Byers of Linn	Hayes	McCreery	Simmer
Campbell	Heald	McIlrath	Smith
Clark	Helgason	McIntosh	Truax
Cole	Hollingsworth	McMillan	Van Buren
Crozier	Hunt	Mathews	Van Wert
Dayton	Hush	Mounce	Vaughn
Ditto	Irwin	Nelson of	Venard
Eckles	Istad	Hancock	Vosseller
Elliott of Scott	Jaycox	Pattison	Wearin
Ellsworth	Jensen	Paulson	Wilson
Files		Randall	Mr. Speaker

The nays were, 2.

O'Brien Hopkins

Absent or not voting, 34.

Aiken	Finnern	Lichty	Ryder
Baker	Fleming	Lomas	Rylander
Berry	Griswold	Miller	Shannon
Bush	Hill	Nelson of Story	Swanson
Byers of Fayette	Hollis	O'Donnell	Taylor
Cox	Holmgren	Orr	Torgeson
Dean	Hubbard	Pendray	Wamstad
Elliott of Polk	Kline	Rawlings	Whiting
Figgins	Knudson		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Lovrien of Humboldt moved that the vote by which Senate File No. 505 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

Senate File No. 312, a bill for an act to repeal paragraphs one (1), seven (7), and nineteen (19) of section forty-eight hundred sixty-three (4863), and to enact substitutes for said paragraphs one (1) and seven (7); to amend sections forty-eight hundred sixty-five (4865), forty-eight hundred sixty-six (4866), forty-eight hundred eighty-six (4886), forty-eight hundred ninety-nine (4899), forty-nine hundred twenty-six (4926), forty-nine hundred sixty-eight (4968), forty-nine hundred seventy-one (4971), forty-nine hundred seventy-three (4973), forty-nine hundred ninety-nine (4999); to repeal sections forty-eight hundred seventy-three (4873), forty-eight hundred seventy-nine (4879), forty-eight hundred ninety-six (4896), forty-nine hundred twenty (4920), forty-nine hundred thirty-eight (4938), and to enact substitutes for said repealed sections; all of said sections relating to motor vehicles and to the regulation, taxation, and licensing thereof, and all of said sections being of the Code, 1927, with report of committee recommending passage, was taken up for consideration.

Hubbard of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 87.

Albert	Eckles	Hollingsworth	Lovrien
Allen	Elliott of Scott	Hollis	McCaulley
Baker	Ellsworth	Hopkins	McCreery
Ballew	Figgins	Hubbard	McIlrath
Barnes	Files	Hush	McIntosh
Berry	Finnern	Irwin	McMillan
Bixler	Fleming	Istad	Mathews
Buchmiller	Forsling	Jaycox	Miller
Burton	Gilmore	Jensen	Mounce
Bush	Greene	Johnson of	Nelson of
Byers of Fayette	Griswold	Dickinson	Hancock
Campbell	Hagglund	Johnson of	O'Brien
Clark	Hansen	Keokuk	Orr
Cole	Hanson	King	Pattison
Cox	Hatter	Knudson	Randall
Crozier	Heald	Lamb	Ratliff
Dayton	Helgason	Lichty	Read
Dean	Hill	Lomas	Reimers
Ditto			

Reno	Shields	Van Buren	Vosseller
Rice	Smith	Van Wert	Wamstad
Rutledge	Swanson	Vaughn	Wearin
Rylander	Truax	Venard	Wilson
Sass			

The nays were, none.

Absent or not voting, 21.

Aiken	Hayes	O'Donnell	Shannon
Bair	Holmgren	Paulson	Simmer
Byers of Linn	Hunt	Pendray	Taylor
Elliott of Polk	Kline	Rawlings	Torgeson
Hall	Nelson of Story	Ryder	Whiting
Hansen			Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### MESSAGE FROM THE SENATE

The following message was received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has adopted the report of the second conference committee on Senate File No. 125, relating to the requirements for license to practice barbering.

WALTER H. BEAM, *Secretary.*

#### REPORT OF SECOND CONFERENCE COMMITTEE

**MR. SPEAKER:** We, your second Conference Committee, appointed to consider the difference between the House and Senate on Senate File No. 125, beg leave to report they have had the same under consideration and recommend the following:

That the Senate concur in the House amendments.

GEO. A. WILSON  
 C. H. TOPPING  
 E. W. CLARK  
 A. H. BERGMAN  
*On the Part of the Senate.*  
 H. C. PAULSON  
 CHAS. E. BAKER  
 FRANCIS JOHNSON  
 OTTO ALBERT  
*On the Part of the House.*

Paulson of Clinton moved that the report of the second conference committee on Senate File No. 125 be adopted.

On the question, "Shall the report of the second conference committee be adopted?"

The ayes were, 63.

Albert	Figgins	Jensen	Pattison
Allen	Files	Johnson of	Paulson
Baker	Forsling	Dickinson	Ratliff
Ballew	Gilmore	King	Read
Barnes	Hagglund	Lamb	Reimers
Berry	Hansen	Lichty	Reno
Bixler	Hanson	Lomas	Rice
Bush	Hatter	Lovrien	Smith
Byers of Fayette	Heald	McCaulley	Truax
Campbell	Hill	McCreery	Van Buren
Clark	Hollingsworth	McIlrath	Van Wert
Cole	Hollis	McIntosh	Venard
Cox	Hopkins	McMillan	Vosseller
Crozier	Irwin	Miller	Wamstad
Dayton	Istad	Nelson of	Wearin
Dean	Jaycox	Hancock	Wilson
Eckles			

The nays were, 4.

Finnern	Hush	O'Brien	Rutledge
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Absent or not voting, 41.

Aiken	Griswold	Knudson	Rylander
Bair	Hall	Mathews	Sass
Buchmiller	Hayes	Mounce	Shannon
Burton	Helgason	Nelson of Story	Shields
Byers of Linn	Holmgren	O'Donnell	Simmer
Ditto	Hubbard	Orr	Swanson
Elliott of Polk	Hunt	Pendray	Taylor
Elliott of Scott	Johnson of	Randall	Torgeson
Ellsworth	Keokuk	Rawlings	Vaughn
Fleming	Kline	Ryder	Whiting
Greene			Mr. Speaker

Report of second conference committee adopted.

#### REPORT OF JOINT CONFERENCE COMMITTEE

MR. SPEAKER: We, your joint conference committee, appointed to consider the differences between the Senate and House on House File No. 293, beg leave to recommend as follows:

We recommend that everything be stricken after line four (4) of Section One (1) of House File No. 293, and the following substituted in lieu thereof:

The Highway Commission may request of the Attorney General, the assistance of a special attorney to look after the legal work of the highway commission, and in such event, the Attorney General shall appoint a special Assistant Attorney General who shall be satisfactory to the Commission. The salary of such special Assistant Attorney General shall be fixed at forty-five hundred dollars (\$4500.00) per annum, which, together with his necessary traveling expenses, shall be paid from the support fund of the Highway Commission created by section forty-seven

hundred fifty-five-b thirty-one (4755-b31) of the Code, 1927. The Commission shall provide and furnish a suitable office for such special assistant attorney general upon request of the Attorney General.

J. O. SHAFF  
O. P. BENNETT  
D. L. WILSON  
C. H. TOPPING

*On the Part of the Senate.*

FRANK W. ELLIOTT  
SAMUEL D. WHITING  
J. PARK BAIR  
R. B. ECKLES

*On the Part of the House.*

Elliott of Scott moved that the report of the joint conference committee on House File No. 293 be adopted.

On the question, "Shall the report of the joint conference committee be adopted?"

The ayes were, 74.

Albert	Elliott of Scott	Jaycox	Randall
Allen	Files	Jensen	Ratliff
Bair	Fleming	Johnson of	Read
Ballew	Gilmore	Dickinson	Reimers
Barnes	Griswold	Johnson of	Reno
Berry	Hagglund	Keokuk	Rice
Bixler	Hansen	King	Rutledge
Buchmiller	Hanson	Kline	Ryder
Burton	Hatter	Lamb	Rylander
Byers of Fayette	Hayes	Lichty	Sass
Campbell	Heald	Lomas	Shields
Clark	Helgason	Lovrien	Simmer
Cole	Hill	McCreery	Swanson
Cox	Hollingsworth	McIntosh	Truax
Crozier	Hollis	McMillan	Van Wert
Dayton	Hopkins	Nelson of	Venard
Dean	Hunt	Hancock	Vosseller
Ditto	Irwin	Pattison	Wamstad
Eckles	Istad	Paulson	Wearin
			Wilson

The nays were, 1.

O'Brien

Absent or not voting, 33.

Aiken	Forsling	McIlrath	Rawlings
Baker	Greene	Mathews	Shannon
Bush	Hall	Miller	Smith
Byers of Linn	Holmgren	Mounce	Taylor
Elliott of Polk	Hubbard	Nelson of Story	Torgeson
Ellsworth	Hush	O'Donnell	Van Buren
Figgins	Knudson	Orr	Vaughn
Finnern	McCaulley	Pendray	Whiting
			Mr. Speaker

Report of the joint conference committee adopted.

## CONSIDERATION OF SENATE AMENDMENTS

On request of McCaulley of Calhoun, unanimous consent having been given, Senate File No. 76, a bill for an act relating to the assessment of property for taxation, to create a state board of assessment and review, to define the powers, rights, and duties of said board and of the officers thereof, and of other public officers with reference to said subject matter, to repeal chapters nineteen (19) and twenty-two (22), relating to the director of the budget, to amend chapters twenty (20), twenty-one (21), twenty-three (23), and twenty-four (24), relating to the director of the budget, and chapters three hundred thirty-six (336) to three hundred forty-one (341), inclusive, and chapter two hundred forty-one-A one (241-A1), relating to the assessment of certain public utilities, to amend section three hundred two (302); relating to supplies for public officers, to amend section ten hundred sixty-three (1063), relating to the bonds of public officers, and to amend section eleven thousand two hundred sixty-eight (11268), relating to criminating questions in the examination of witnesses, all of the Code, 1927, to transfer to the board herein created the duties of the director of the budget, and of the executive council insofar as the duties of said council relate to the assessment of public utilities, to coordinate existing statutes with this act, and to make an appropriation for the purpose of carrying out the provisions of this act, with Senate amendments, was taken up and the amendments read and considered.

SENATE AMENDMENTS TO HOUSE AMENDMENTS TO  
SENATE FILE NO. 76

Amend Senate File No. 76 as amended by the House as follows:

Amend Section 2 by striking out of line 2 thereof the words "Executive Council" and inserting in lieu thereof the word "Governor."

Amend Section 6 by striking out of line 3 thereof the word "Executive Council" and inserting in lieu thereof the word "Governor."

Also amend Section 7 by striking out of line 2 thereof the words "Executive Council" and inserting in lieu thereof the word "Governor."

Also amend Section 7 by striking out of line 10 thereof the words "Executive Council" and inserting in lieu thereof the word "Governor."

Also amend Section 29 by striking from line 1 thereof the words "Executive Council" and inserting in lieu thereof the word "Governor."



Amend Section 3 by striking from lines 3 and 4 the following:

“One of whom shall be a practical farmer actually engaged in farming.”

Amend Section 8 by striking out of line 2 thereof the words and figures “four thousand dollars (\$4000.00)” and inserting in lieu thereof the words and figures “forty-five hundred dollars (\$4500.00)”.

Amend Section 28-a by striking from line 12 thereof the word “appeal” and inserting in lieu thereof the word “review”.

Amend Section 18 by inserting the word “of” between the words “business” and “said” in line 11 of subsection 6.

Further amend said Senate File No. 76 by adding thereto as Section 28-c the following:

“Sec. 28-c. Section seventy-one hundred thirty-three (7133), Code of 1927, is hereby amended by striking out of line 2 thereof the word “board” and inserting in lieu thereof the words “County Board of Review.”

Amend said Senate File No. 76 as amended by the House by striking out Section 16 thereof and by re-numbering all of the succeeding sections.

Amend the title to Senate File No. 76 by striking out lines 6, 7 and 8 of said title and inserting in lieu thereof the following:

“(336) to three hundred forty-one (341), both inclusive, and also Chapter three hundred forty-one A-one (341-a1), Code of 1927, inserting the term “State Board of Assessment and Review” or “State Board” in lieu of the terms “Executive Council” or “Council”.

Also amend said title by striking out line 17 thereof and inserting in lieu thereof the following:

“and 7132-c-4, and by amending Section seven thousand one hundred thirty-three (7133), of the Code of 1927, relating to County Boards of Review and prescribing methods of appeal thereto and of appeal from said County Boards of Review to the District Court.”

Mr. McCaulley moved that the House concur in the Senate amendments.

On the question, “Shall the House concur?”

The ayes were, 39.

Albert	Elliott of Scott	Kline	Read
Bair	Gilmore	Lamb	Reno
Ballew	Hansen	Lichty	Rutledge
Barnes	Hatter	Lomas	Ryder
Buchmiller	Heald	McCaulley	Sass
Byers of Fayette	Hollingsworth	McCreery	Truax
Cox	Hollis	McIntosh	Venard
Dean	Holmgren	Pattison	Wearin
Ditto	Hunt	Paulson	Whiting
Eckles	Jaycox	Ratliff	

The nays were, 50.

Aiken	Fleming	King	Rylander
Allen	Griswold	Knudson	Shannon
Baker	Hagglund	Lovrien	Shields
Bixler	Hanson	McIlrath	Simmer
Burton	Helgason	McMillan	Smith
Bush	Hill	Mounce	Swanson
Byers of Linn	Hopkins	Nelson of	Torgeson
Campbell	Hubbard	Hancock	Van Buren
Clark	Hush	Nelson of Story	Van Wert
Cole	Istad	O'Brien	Vosseller
Crozier	Jensen	Pendray	Wamstad
Figgins	Johnson of	Randall	Wilson
Files	Keokuk	Reimers	
Finnern			

Absent or not voting, 19.

Berry	Greene	Johnson of	Orr
Dayton	Hall	Dickinson	Rawlings
Elliott of Polk	Hayes	Mathews	Rice
Ellsworth	Irwin	Miller	Taylor
Forsling		O'Donnell	Vaughn
			Mr. Speaker

House refuses to concur in Senate amendments to House amendment.

On request of Van Buren of Jones, unanimous consent having been given, House Joint Resolution No. 9, a joint resolution providing for the appointment of a joint committee of the House and Senate of the Forty-third General Assembly for the purpose of proposing legislation calculated to raise the state revenue by means other than by a millage property tax, and to report to this or the next regular or special session of the General Assembly of the State of Iowa, with Senate amendment, was taken up and the amendment read and considered.

#### SENATE AMENDMENT TO HOUSE JOINT RESOLUTION NO. 9

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. That a special tax committee of members of the House of Representatives and the Senate of the Forty-third General Assembly consisting of six (6) members be appointed, three (3) of whom shall be appointed by the Speaker of the House of Representatives from the members of the House of Representatives, and three (3) of whom shall be appointed by the Lieutenant Governor, President of the Senate, from the members of the Senate whose duty it shall be in conjunction with the state board of assessment and revenue to collect information and formulate the tax system which will provide the State revenue without direct

property millage levy and to make a written report and recommendation to the state board of assessment and revenue, which board shall then formulate the proposed legislation and report at the next regular or special session of the legislature; that such committee be given authority to employ stenographic and clerical help, call as witnesses the heads of departments of the state and others, and confer with tax specialists; that unless such report can be submitted and such legislation adopted at the present session, the Governor be requested to call a special session of the legislature for such purpose.

Sec. 2. There is hereby appropriated out of any funds in the state treasury not otherwise appropriated, the sum of twenty-five hundred dollars (\$2,500.00), or so much thereof as may be necessary to pay the expenses of the committee provided for in Section one (1) hereof, in making the investigation and preparing the report required therein.

Shields of Clarke offered the following amendment to Senate amendment to House Joint Resolution No. 9 and moved its adoption:

Amend the Senate substitute amendment to House Joint Resolution No. 9, as follows:

Strike from Section 1 in lines 11, 12 and 13 the following: "and to make a written report and recommendation to the state board of assessment and revenue which board shall then formulate the proposed legislation and report at", and insert in lieu thereof the following:

"to formulate the proposed legislation and make written report to".

Further amend by inserting a comma (,) after the word "levy" in line 11.

Amendment adopted.

McIlrath of Poweshiek offered the following amendment to the Senate amendment and moved its adoption:

Amend by adding at the end of line eleven (11) of section one (1) the following: "after the year 1929".

Amendment adopted.

Shields of Clarke offered the following amendment to the Senate amendment and moved its adoption:

Amend by striking the article "the" in line ten (10) of section one (1) of Senate amendment and inserting in lieu thereof the article "a".

Amendment adopted.

Mr. Clarke moved that the House concur in the Senate amendments, as amended,

On the question, "Shall the House concur?"

The ayes were, 74.

Allen	Greene	Johnson of	Randall
Bair	Hagglund	Keokuk	Ratliff
Ballew	Hansen	Kline	Read
Barnes	Hanson	Lamb	Reimers
Bixler	Hatter	Lomas	Rice
Buchmiller	Hayes	Lovrien	Rutledge
Burton	Heald	McCaulley	Rylander
Bush	Helgason	McCreery	Shannon
Byers of Fayette	Hill	McIlrath	Shields
Byers of Linn	Hollingsworth	McIntosh	Smith
Campbell	Hollis	McMillan	Swanson
Clark	Holmgren	Mathews	Torgeson
Cox	Hopkins	Mounce	Truax
Crozier	Hubbard	Nelson of	Van Buren
Dayton	Hunt	Hancock	Van Wert
Dean	Hush	Nelson of Story	Vaughn
Ditto	Istad	Orr	Vosseller
Files	Jaycox	Pattison	Wamstad
Fleming	Johnson of	Pendray	Wilson
	Dickinson		

The nays were, 8.

Eckles	Forsling	Irwin	Wearin
Figgins	Gilmore	Sass	Whiting

Absent or not voting, 26.

Aiken	Ellsworth	Knudson	Rawlings
Albert	Finnern	Lichty	Reno
Baker	Griswold	Miller	Ryder
Berry	Hall	O'Brien	Simmer
Cole	Jensen	O'Donnell	Taylor
Elliott of Polk	King	Paulson	Venard
Elliott of Scott			Mr. Speaker

House concurred in Senate amendments, as amended, to House Joint Resolution No. 9.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate insists on its amendment to House amendments to Senate File No. 76, and requests a conference committee. The President has appointed as members of such committee, on the part of the Senate, Senators Benson, Clark of Linn, Bergman, and Shane.

Also, that the Senate concurs in House amendments to Senate File 360, relating to examination of waterworks.

Also, that the Senate concurs in House amendments to Senate File No. 502, relating to banks and trust companies.

Also, that the Senate has concurred in House amendments to Senate File No. 192, relating to the investment of funds of insurance companies other than life.

WALTER H. BEAM, *Secretary.*

## CONSIDERATION OF BILLS

Senate File No. 506, a bill for an act to make an appropriation to Stipp, Perry, Bannister & Starzinger, and Senneff, Bliss, Witter & Senneff, for legal services, was taken up for consideration.

Byers of Linn asked and obtained unanimous consent to suspend the rule prohibiting the second and third readings of the bill on the same day.

Simmer of Wapello offered the following amendment and moved its adoption:

Amend by striking in lines three (3) and four (4) of section one (1) the words and figures "seventy-five hundred dollars (\$7500)" and substitute in lieu thereof the words and figures "forty-one hundred forty and 05/100 (\$4140.05)".

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 73.

Albert	Figgins	Jensen	O'Donnell
Allen	Finnern	Johnson of	Pattison
Bair	Fleming	Dickinson	Pendray
Baker	Gilmore	Johnson of	Randall
Ballew	Griswold	Keokuk	Ratliff
Barnes	Hagglund	King	Reimers
Berry	Hall	Knudson	Rice
Bixler	Hanson	Lamb	Rylander
Buchmiller	Hatter	Lichty	Shannon
Burton	Heald	Lomas	Shields
Bush	Helgason	Lovrien	Simmer
Campbell	Hill	McCreery	Smith
Clark	Hollingsworth	McIlrath	Van Buren
Cole	Holmgren	Mathews	Van Wert
Crozier	Hopkins	Miller	Vaughn
Dayton	Hubbard	Nelson of	Venard
Dean	Hush	Hancock	Wamstad
Ditto	Istad	Nelson of Story	Whiting
Ellsworth	Jaycox	O'Brien	Wilson

The nays were, 16.

Byers of Fayette	Forsling	McIntosh	Read
Byers of Linn	Hansen	McMillan	Reno
Eckles	Hayes	Orr	Sass
Elliott of Scott	Hollis	Paulson	Truax

Absent or not voting, 19.

Aiken	Hurt	Rawlings	Torgeson
Cox	Irwin	Rutledge	Vosseller
Elliott of Polk	Kline	Ryder	Wearin
Files	McCaulley	Swanson	Mr. Speaker
Greene	Mounce	Taylor	

Amendment adopted.

McCreery of Linn moved the previous question. Motion prevailed.

Byers of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 80.

Albert	Finnern	Jensen	Pattison
Allen	Fleming	Johnson of	Paulson
Bair	Forsling	Keokuk	Ratliff
Baker	Gilmore	King	Read
Ballew	Hagglund	Kline	Reno
Barnes	Hall	Knudson	Rice
Buchmiller	Hansen	Lamb	Ryder
Burton	Hanson	Lichty	Rylander
Byers of Fayette	Hatter	Lomas	Sass
Campbell	Hayes	Lovrien	Shannon
Clark	Heald	McCreery	Simmer
Cole	Hill	McIntosh	Smith
Crozier	Hollingsworth	McMillan	Torgeson
Dayton	Holmgren	Mathews	Truax
Dean	Hopkins	Mounce	Van Buren
Ditto	Hubbard	Nelson of	Van Wert
Eckles	Hunt	Hancock	Wamstad
Elliott of Scott	Hush	Nelson of Story	Wearin
Ellsworth	Irwin	O'Brien	Whiting
Figgins	Istad	Orr	Wilson
Files	Jaycox		

The nays were, 13.

Berry	Griswold	McIlrath	Randall
Bixler	Helgason	Miller	Vaughn
Bush	Johnson of	Pendray	Venard
Byers of Linn	Dickinson		

Absent or not voting, 15.

Aiken	Hollis	Reimers	Swanson
Cox	McCaulley	Rutledge	Taylor
Elliott of Polk	O'Donnell	Shields	Vosseller
Greene	Rawlings		Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### CONFERENCE COMMITTEE ON SENATE FILE NO. 76 APPOINTED

As a conference committee on the part of the House on Senate File No. 76, the Speaker appointed the following members: McCaulley of Calhoun, Holmgren of Palo Alto, Crozier of Mahaska, and Allen of Pocahontas.

Paulson of Clinton moved that House File No. 295 be withdrawn from the sifting committee.

McCaulley of Calhoun moved that the pending motion be laid on the table.

On request of Paulson of Clinton the call of the House was enforced.

#### CALL OF THE HOUSE

The roll call was called to ascertain the absentees.

The roll call disclosed all members were present except Elliott of Polk, Rawlings, and Taylor, who, on motion were excused from the House.

On the question, "Shall the motion to withdraw House File No. 295 from the sifting committee be laid on the table?" a roll call was demanded.

The ayes were, 60.

Albert	Fleming	Istad	Nelson of Story
Baker	Gilmore	Jaycox	Orr
Ballew	Greene	Johnson of	Pattison
Barnes	Hall	Dickinson	Ratliff
Bixler	Hansen	Johnson of	Reimers
Buchmiller	Hanson	Keokuk	Reno
Byers of Fayette	Hatter	King	Sass
Campbell	Hayes	Lamb	Shannon
Clark	Hollingsworth	Lichty	Shields
Cole	Hollis	McCaulley	Simmer
Cox	Holmgren	McCreery	Smith
Dayton	Hubbard	Mathews	Swanson
Dean	Hunt	Miller	Torgeson
Ditto	Hush	Mounce	Truax
Ellsworth	Irwin	Nelson of	Van Buren
Figgins		Hancock	Wilson

The nays were, 31.

Aiken	Griswold	Lomas	Pendray
Allen	Hagglund	Lovrien	Rice
Berry	Heald	McIlrath	Rutledge
Crozier	Helgason	McIntosh	Ryder
Elliott of Scott	Hill	McMillan	Rylander
Files	Hopkins	O'Brien	Van Wert
Finnern	Kline	O'Donnell	Whiting
Forsling	Knudson	Paulson	

Absent or not voting, 17.

Bair	Elliott of Polk	Read	Vosseller
Burton	Jensen	Taylor	Wamstad
Bush	Randall	Vaughn	Wearin
Byers of Linn	Rawlings	Venard	Mr. Speaker
Eckles			

Motion prevailed and the motion was laid on the table.

## CONSIDERATION OF BILLS

Senate File No. 490, a bill for an act to amend section twelve thousand six hundred eleven (12611) of the Code, 1927, relating to transfer of personal property to foreign guardian, was taken up for consideration.

Lichty of Black Hawk moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 80.

Albert	Forsling	Johnson of	Pattison
Bair	Gilmore	Dickinson	Pendray
Ballew	Greene	Johnson of	Ratliff
Barnes	Griswold	Keokuk	Reno
Berry	Hall	King	Rice
Bixler	Hansen	Knudson	Rutledge
Buchmiller	Hanson	Lamb	Ryder
Burton	Hatter	Lichty	Rylander
Bush	Hayes	Lomas	Sass
Byers of Fayette	Heald	Lovrien	Shannon
Campbell	Helgason	McCreery	Simmer
Cox	Hill	McIntosh	Smith
Dayton	Hollingsworth	McMillan	Swanson
Dean	Hollis	Mathews	Torgeson
Ditto	Hubbard	Miller	Truax
Eckles	Hunt	Mounce	Van Buren
Elliott of Scott	Irwin	Nelson of	Van Wert
Ellsworth	Istad	Hancock	Vaughn
Figgins	Jaycox	Nelson of Story	Vosseller
Finnern	Jensen	O'Brien	Wamstad
Fleming		Orr	Whiting

The nays were, none.

Absent or not voting, 28.

Aiken	Elliott of Polk	McCaulley	Reimers
Allen	Files	McIlrath	Shields
Baker	Hagglund	O'Donnell	Taylor
Byers of Linn	Holmgren	Paulson	Venard
Clark	Hopkins	Randall	Wearin
Cole	Hush	Rawlings	Wilson
Crozier	Kline	Read	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 31, a bill for an act to permit the board of supervisors, and the trustees of a drainage district, to purchase tax sale certificates for the protection and benefit of drainage and levee districts, and to provide funds for that purpose, was taken up for consideration.



Lovrien of Humboldt asked and obtained unanimous consent to suspend the rule prohibiting the second and third readings of the bill on the same day.

Mr. Lovrien moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 76.

Bair	Fleming	Jensen	Randall
Baker	Forsling	King	Read
Ballew	Gilmore	Knudson	Reno
Barnes	Greene	Lamb	Rutledge
Bixler	Hall	Lichty	Ryder
Buchmiller	Hansen	Lomas	Rylander
Burton	Hanson	Lovrien	Sass
Bush	Hatter	McCreery	Shannon
Byers of Fayette	Hayes	McIlrath	Shields
Byers of Linn	Heald	McIntosh	Simmer
Campbell	Helgason	McMillan	Smith
Clark	Hollingsworth	Mathews	Swanson
Cole	Hollis	Miller	Truax
Dayton	Hopkins	Mounce	Van Buren
Ditto	Hubbard	Nelson of	Van Wert
Eckles	Hunt	Hancock	Vaughn
Elliott of Scott	Hush	Nelson of Story	Venard
Ellsworth	Irwin	Pattison	Wamstad
Files	Jaycox	Paulson	Whiting
Finnern			

The nays were, 1.

Johnson of  
Keokuk

Absent or not voting, 31.

Aiken	Figgins	Kline	Reimers
Albert	Griswold	McCaulley	Rice
Allen	Hagglund	O'Brien	Taylor
Berry	Hill	O'Donnell	Torgeson
Cox	Holmgren	Orr	Vosseller
Crozier	Istad	Pendray	Wearin
Dean	Johnson of	Ratliff	Wilson
Elliott of Polk	Dickinson	Rawlings	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files Nos. 21, 38, 78, 150, 154, 190, 192, 200, 220, 226, 235, 259, 295, 301, 318, 441, 442, 443, 445, 452, 459, 460, 469, 470, 471, 472, 473, 480, 489, 491, 492, 497, House Files Nos. 388, 537, 539, 528, 529, 538, 541, 543, 111, 132, 283, 356, 526.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

House Files Nos. 111, 132, 283, 356, 526, 528, 529, 538, 541, 543, 388, 537, and 539.

## BILLS SENT TO THE GOVERNOR

Torgeson of Worth from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 12th day of April, 1929 sent to the governor for his approval: House Files Nos. 111, 132, 283, 356, 526, 528, 529, 538, 541, 543, 388, 537 and 539.

S. R. TORGESON, *Chairman.*

Report adopted.

## CONSIDERATION OF BILLS

Senate File No. 350, a bill for an act to amend section eleven thousand six hundred sixty-eight (11668) of the Code, 1927, to require notice of levy of execution in certain cases to be entered in encumbrance book of the clerk of the district court, was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 80.

Albert	Figgins	Jensen	Randall
Bair	Files	Johnson of	Reno
Baker	Finnern	Keokuk	Rice
Ballew	Fleming	Knudson	Rutledge
Barnes	Gilmore	Lamb	Ryder
Bixler	Hagglund	Lichty	Rylander
Buchmiller	Hall	Lomas	Sass
Burton	Hansen	Lovrien	Shannon
Bush	Hanson	McCreery	Shields
Byers of Fayette	Hatter	McIlrath	Simmer
Byers of Linn	Hayes	McIntosh	Smith
Campbell	Heald	McMillan	Torgeson
Clark	Helgason	Mathews	Truax
Cole	Hollingsworth	Miller	Van Buren
Cox	Hollis	Mounce	Van Wert
Dayton	Hopkins	Nelson of	Venard
Dean	Hunt	Hancock	Vosseller
Ditto	Hush	Orr	Wamstad
Eckles	Irwin	Pattison	Wearin
Elliott of Scott	Istad	Paulson	Whiting
Ellsworth	Jaycox		

The nays were, none.

Absent or not voting, 28.

Aiken	Griswold	Kline	Rawlings
Allen	Hill	McCaulley	Read
Berry	Holmgren	Nelson of Story	Reimers
Crozier	Hubbard	O'Brien	Swanson
Elliott of Polk	Johnson of	O'Donnell	Taylor
Forsling	Dickinson	Pendray	Vaughn
Greene	King	Ratliff	Wilson
			Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 377, a bill for an act to amend, revise, and codify section sixteen hundred thirty-two (1632), Code, 1927, relating to the inspection of buildings and premises by the state fire marshal, his deputies and inspectors and chiefs of fire departments, and to define the duties and powers of said officers, was taken up for consideration.

Lovrien of Humboldt moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 65.

Albert	Eckles	Hush	Mathews
Bair	Elliott of Scott	Irwin	Mounce
Baker	Ellsworth	Istad	Pattison
Ballew	Files	Jaycox	Pendray
Barnes	Finnern	Jensen	Read
Bixler	Fleming	Johnson of	Reno
Buchmiller	Forsling	Keokuk	Rice
Burton	Gilmore	King	Ryder
Bush	Griswold	Knudson	Shannon
Byers of Fayette	Hall	Lamb	Smith
Byers of Linn	Hansen	Lichty	Truax
Campbell	Hays	Lomas	Van Buren
Clark	Heald	McCreery	Van Wert
Cole	Helgason	McIlrath	Venard
Dayton	Hollingsworth	McIntosh	Wamstad
Dean	Hollis	McMillan	Whiting
Ditto	Hunt		

The nays were, 8.

Figgins	Nelson of	O'Brien	Shields
Hanson	Hancock	Sass	Torgeson
Miller			

Absent or not voting, 35.

Aiken	Hill	Nelson of Story	Rylander
Allen	Holmgren	O'Donnell	Simmer
Berry	Hopkins	Orr	Swanson
Cox	Hubbard	Paulson	Taylor
Crozier	Johnson of	Randall	Vaughn
Elliott of Polk	Dickinson	Ratliff	Vosseller
Greene	Kline	Rawlings	Wearin
Hagglund	Lovrien	Reimers	Wilson
Hatter	McCaulley	Rutledge	Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 130, a bill for an act to regulate the filing and approval of bonds when required in appeals to any court, was taken up for consideration.

McIntosh of Muscatine moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 60.

Bair	Files	Johnson of	O'Brien
Ballew	Finnern	Keokuk	Pattison
Barnes	Fleming	King	Pendray
Berry	Forsling	Knudson	Read
Burton	Griswold	Lamb	Reno
Bush	Hall	Lichty	Rice
Byers of Fayette	Hansen	Lomas	Rylander
Campbell	Hatter	Lovrien	Sass
Clark	Hayes	McCreery	Smith
Cole	Heald	McIntosh	Truax
Dayton	Hollingsworth	McMillan	Van Buren
Ditto	Hollis	Mathews	Van Wert
Eckles	Hopkins	Miller	Vosseller
Elliott of Scott	Hunt	Mounce	Whiting
Ellsworth	Irwin	Nelson of	
Figgins	Jensen	Hancock	

The nays were, 1.

Torgeson

Absent or not voting, 47.

Aiken	Greene	McCaulley	Shannon
Albert	Hagglund	McIlrath	Shields
Allen	Hanson	Nelson of Story	Simmer
Baker	Helgason	O'Donnell	Swanson
Bixler	Hill	Orr	Taylor
Buchmiller	Holmgren	Paulson	Vaughn
Byers of Linn	Hubbard	Randall	Venard
Cox	Hush	Ratliff	Wamstad
Crozier	Istad	Rawlings	Wearin
Dean	Jaycox	Reimers	Wilson
Elliott of Polk	Johnson of	Rutledge	Mr. Speaker
Gilmore	Dickinson	Ryder	
	Kline		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### MOTION TO RECONSIDER

Bixler of Adams offered the following motion to reconsider:

MR. SPEAKER: I move to reconsider the vote by which Senate File No. 456 failed to pass the House.

Nelson of Hancock moved that the motion to reconsider be laid on the table.

Motion lost.

On the question, "Shall the House reconsider?" a roll call was demanded.

The ayes were, 56.

Albert	Forsling	Jaycox	Rutledge
Baker	Greene	King	Ryder
Ballew	Hall	Knudson	Rylander
Barnes	Hanson	Lichty	Sass
Bixler	Hatter	Lomas	Simmer
Burton	Hayes	Lovrien	Truax
Byers of Fayette	Hollingsworth	McCreery	Van Buren
Byers of Linn	Hollis	McIlrath	Van Wert
Cox	Hopkins	McIntosh	Vaughn
Dayton	Hubbard	Miller	Venard
Dean	Hunt	Nelson of Story	Vosseller
Ditto	Hush	Orr	Wamstad
Eckles	Irwin	Paulson	Whiting
Elliott of Scott	Istad	Reno	Wilson

The nays were, 34.

Bair	Finnern	Lamb	Randall
Buchmiller	Fleming	McMillan	Read
Bush	Gilmore	Mathews	Rice
Campbell	Griswold	Mounce	Shannon
Clark	Hansen	Nelson of	Shields
Cole	Heald	Hancock	Smith
Ellsworth	Helgason	O'Brien	Swanson
Figgins	Hill	O'Donnell	Torgeson
Files	Johnson of	Pattison	
	Keokuk		

Absent or not voting, 18.

Aiken	Hagglund	Kline	Reimers
Allen	Holmgren	McCaulley	Taylor
Berry	Jensen	Pendray	Wearin
Crozier	Johnson of	Ratliff	Mr. Speaker
Elliott of Polk	Dickinson	Rawlings	

Motion prevailed.

McIlrath of Poweshiek moved to reconsider the vote by which Senate File No. 456 passed to its third reading.

Motion prevailed.

Bixler of Adams offered the following amendment and moved its adoption:

Amend by striking section six (6) from the bill.

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 16.

Barnes	Bush	Griswold	Mounce
Berry	Cole	Hanson	Pendray
Bixler	Cox	Hush	Read
Burton	Figgins	King	Shannon

The nays were, 69.

Aiken	Greene	Lamb	Paulson
Allen	Hall	Lichty	Reno
Bair	Hatter	Lomas	Rice
Ballew	Hansen	Lovrien	Rutledge
Buchmiller	Hayes	McCaulley	Ryder
Byers of Fayette	Heald	McCreery	Rylander
Byers of Linn	Hill	McIntosh	Simmer
Campbell	Hollingsworth	McMillan	Swanson
Dayton	Hollis	Mathews	Torgeson
Dean	Holmgren	Miller	Truax
Ditto	Hunt	Nelson of	Van Buren
Eckles	Irwin	Hancock	Van Wert
Elliott of Scott	Jaycox	Nelson of Story	Vaughn
Ellsworth	Jensen	O'Brien	Venard
Files	Johnson of	O'Donnell	Vosseller
Fleming	Keokuk	Orr	Wamstad
Forsling	Kline	Pattison	Whiting
Gilmore	Knudson		Wilson

Absent or not voting, 23.

Albert	Helgason	McIlrath	Sass
Baker	Hopkins	Randall	Shields
Clark	Hubbard	Ratliff	Smith
Crozier	Istad	Rawlings	Taylor
Elliott of Polk	Johnson of	Reimers	Wearin
Finnern	Dickinson		Mr. Speaker
Hagglund			

Amendment lost.

Elliott of Scott moved the previous question.

Motion prevailed.

Bixler of Adams moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 65.

Albert	Burton	Ellsworth	Hayes
Allen	Byers of Fayette	Files	Heald
Bair	Byers of Linn	Forsling	Hollingsworth
Baker	Dean	Greene	Hollis
Ballew	Ditto	Hall	Holmgren
Barnes	Eckles	Hanson	Hopkins
Bixler	Elliott of Scott	Hatter	Hunt

Hush	Lomas	Reimers	Truax
Irwin	Lovrien	Reno	Van Buren
Istad	McCauley	Rutledge	Van Wert
Jaycox	McCreery	Ryder	Vaughn
Jensen	McIntosh	Rylander	Venard
Johnson of Dickinson	Mathews	Sass	Vosseller
King	Miller	Simmer	Wamstad
Knudson	Nelson of Story	Swanson	Whiting
Lichty	Orr	Torgeson	Wilson
	Paulson		

The nays were, 31.

Aiken	Figgins	Johnson of	Pendray
Berry	Finnern	Keokuk	Randall
Buchmiller	Fleming	Lamb	Read
Bush	Gilmore	McMillan	Rice
Campbell	Griswold	Mounce	Shannon
Clark	Hansen	O'Brien	Shields
Crozier	Helgason	O'Donnell	Smith
Dayton	Hill	Pattison	Wearin

Absent or not voting, 12.

Cole	Hagglund	McIlrath	Ratliff
Cox	Hubbard	Nelson of	Rawlings
Elliott of Polk	Kline	Hancock	Taylor
			Mr. Speaker

So the bill having received a constitutional majority was declared to have passed the House.

Lovrien of Humboldt offered the following amendment to the title and moved its adoption:

Amend by striking from line two (2) the word and figure "seven (7)"; also by striking from lines four (4) and five (5) the following: "Chapter one hundred ninety (190) of Title XII and Chapter three hundred sixty-eight (368) of Title XVIII, Code of Iowa, 1927,"; also by inserting following the figures "1927," in line six (6), the words and figures "and section twenty-eight hundred eighty-two (2882) of the Code, 1927,".

Amendment adopted and the title, as amended, was agreed to.

Senate File No. 292, a bill for an act to amend sections five thousand nine hundred ninety-two (5992), five thousand nine hundred ninety-six (5996), and six thousand thirty-one (6031), of the Code, 1927, relating to street improvements, sewers, special assessments and bonds and certificates issued therefor, was taken up for consideration.

Simmer of Wapello moved that the bill be read a third time



now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 60.

Albert	Figgins	Istad	Nelson of
Bair	Files	Jaycox	Hancock
Barnes	Finnern	Jensen	Nelson of Story
Berry	Fleming	Johnson of	Pattison
Bush	Forsling	Dickinson	Pendray
Byers of Fayette	Greene	Johnson of	Ratliff
Byers of Linn	Hagglund	Keokuk	Read
Campbell	Hall	Kline	Rice
Clark	Hansen	Lichty	Ryder
Cole	Hatter	Lomas	Rylander
Cox	Hayes	Lovrien	Sass
Dayton	Heald	McIntosh	Simmer
Eckles	Hill	McMillan	Truax
Elliott of Polk	Hollingsworth	Mathews	Van Wert
Elliott of Scott	Hollis	Mounce	Whiting
Ellsworth	Irwin		Wilson

The nays were, 2.

Bixler                      Torgeson

Absent or not voting, 46.

Aiken	Helgason	Miller	Shields
Allen	Holmgren	O'Brien	Smith
Baker	Hopkins	O'Donnell	Swanson
Ballew	Hubbard	Orr	Taylor
Buchmiller	Hunt	Paulson	Van Buren
Burton	Hush	Randall	Vaughn
Crozier	King	Rawlings	Venard
Dean	Knudson	Reimers	Vosseller
Ditto	Lamb	Reno	Wamstad
Gilmore	McCaulley	Rutledge	Wearin
Griswold	McCreery	Shannon	Mr. Speaker
Hanson	McIlrath		

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 393, a bill for an act authorizing the county board of supervisors to adopt the county unit plan for public health work, to coordinate and correlate all public health activities within their county, and to create a county board of health, was taken up for consideration.

Cole of Harrison moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 60.

Albert	Ellsworth	Johnson of	Paulson
Bair	Figgins	Dickinson	Pendray
Barnes	Files	Johnson of	Ratliff
Bixler	Gilmore	Keokuk	Read
Burton	Hall	King	Reno
Byers of Fayette	Hansen	Kline	Ryder
Byers of Linn	Hanson	Knudson	Sass
Campbell	Hatter	Lamb	Simmer
Clark	Heald	Lichty	Smith
Cole	Hollingsworth	Lomas	Torgeson
Cox	Hollis	McCreery	Truax
Dayton	Hush	McIntosh	Van Buren
Dean	Irwin	Mathews	Wamstad
Ditto	Istad	Nelson of Story	Whiting
Eckles	Jaycox	Orr	Wilson
Elliott of Scott		Pattison	

The nays were, 17.

Ballew	Jensen	Nelson of	Randall
Buchmiller	Lovrien	Hancock	Rice
Fleming	McIlrath	O'Brien	Rylander
Griswold	Miller	O'Donnell	Shields
Helgason			Van Wert

Absent or not voting, 31.

Aiken	Forsling	Hunt	Swanson
Allen	Greene	McCaulley	Taylor
Baker	Hagglund	McMillan	Vaughn
Berry	Hayes	Mounce	Venard
Bush	Hill	Rawlings	Vosseller
Crozier	Holmgren	Reimers	Wearin
Elliott of Polk	Hopkins	Rutledge	Mr. Speaker
Finnern	Hubbard	Shannon	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File No. 206, a bill for an act to amend section thirty-six hundred sixty-one-a forty-three (3661-a43) of the Code of Iowa, 1927, relating to the age of children in children's boarding homes, with report of committee recommending passage, was taken up for consideration.

Heald of Chickasaw moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 75.

Albert	Barnes	Burton	Byers of Linn
Bair	Berry	Bush	Campbell
Ballew	Bixler	Byers of Fayette	Clark

Cole	Helgason	Lomas	Reno
Cox	Hill	Lovrien	Rutledge
Dayton	Hollingsworth	McCreery	Ryder
Dean	Hollis	McIntosh	Rylander
Eckles	Hopkins	McMillan	Sass
Elliott of Scott	Hush	Mathews	Shannon
Ellsworth	Irwin	Nelson of	Shields
Files	Istad	Hancock	Simmer
Fleming	Jensen	Nelson of Story	Smith
Forsling	Johnson of	O'Brien	Truax
Griswold	Dickinson	Pattison	Van Wert
Hagglund	Johnson of	Paulson	Vaughn
Hall	Keokuk	Pendray	Venard
Hansen	Kline		Wamstad
Hanson	Knudson	Ratliff	Whiting
Hatter	Lamb	Read	Wilson
Heald	Lichty	Reimers	

The nays were, 2.

McIlrath                      Torgeson

Absent or not voting, 31.

Aiken	Finnern	King	Rice
Allen	Gilmore	McCaulley	Swanson
Baker	Greene	Miller	Taylor
Buchmiller	Hayes	Mounce	Van Buren
Crozier	Holmgren	O'Donnell	Vosseller
Ditto	Hubbard	Orr	Wearin
Elliott of Polk	Hunt	Randall	Mr. Speaker
Figgins	Jaycox	Rawlings	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House File No. 293.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

#### BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate Files Nos. 21, 38, 78, 150, 154, 190, 192, 200, 220, 226, 235, 259, 295, 301, 318, 441, 442, 443, 445, 452, 459, 460, 469, 470, 471, 472, 473, 480, 489, 491, 492, 497.

House File No. 293.

## BILL SENT TO THE GOVERNOR

Torgeson of Worth, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 12th day of April, 1929, sent to the governor for his approval: House File No. 293.

S. R. TORGESON, *Chairman.*

Report adopted.

## CONSIDERATION OF BILLS

Senate File No. 221, a bill for an act to amend section fifty-two hundred twenty-four (5224) of the Code of Iowa, 1927, relating to salary of county recorder, with report of committee without recommendation, was taken up for consideration.

Lovrien of Humboldt offered the following amendment and moved its adoption:

Amend Senate File No. 221 by adding thereto the following:

Sec. 2. That section ten thousand eight hundred thirty-seven (10837) of the Code, 1927, is amended by striking from sub-section three (3), the words: "one dollar and fifty cents" and inserting in lieu thereof the words "two dollars"; by striking from sub-section four (4) the words "seventy-five cents" and inserting in lieu thereof the words "two dollars"; by striking from sub-section five (5) the words "one dollar and fifty cents" and inserting in lieu thereof the words "two dollars".

Sec. 3. Until such time as any judge of the district court shall be entitled to receive the salary increase provided for by House File One Hundred Twenty-five (125), Acts of the Forty-third General Assembly, he shall be paid his actual and necessary expenses incurred in the discharge of his official duties.

Sec. 4. Such expenses shall be paid after being audited as provided in Chapter Twenty-five (25), Code of Iowa, 1927.

Sec. 5. This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Fonda Times, a newspaper published at Fonda, Iowa, and the Clayton County Register, a newspaper published at Elkader, Iowa."

Further amend Senate File No. 221 by adding after the word "recorder" in line three (3) of the title, the following:

"; to amend section ten thousand eight hundred thirty-seven (10837) of the Code, 1927, relating to fees in the district court, and to provide for the payment of actual expenses of judges of the district court".

Greene of Pottawattamie raised the point of order that the amendment was not germane to the bill.

The Speaker held the point of order not well taken.

Wilson of Tama in the chair.

Amendment lost.

Torgeson of Worth moved that the enacting clause be stricken from the bill.

Buchmiller of Greene moved the previous question on the pending motion.

Motion prevailed.

On the question "Shall the enacting clause be stricken?" a roll call was demanded.

The ayes were, 23.

Baker	Fleming	Hopkins	O'Brien
Buchmiller	Forsling	Jensen	Pendray
Bush	Griswold	Knudson	Reimers
Clark	Hagglund	Lovrien	Sass
Figgins	Hanson	Nelson of	Torgeson
Finnern	Helgason	Hancock	Wamstad

The nays were, 65.

Albert	Greene	Lamb	Reno
Bair	Hall	Lichty	Rice
Ballew	Hansen	Lomas	Rutledge
Barnes	Hatter	McCreery	Ryder
Berry	Hayes	McIlrath	Rylander
Byers of Fayette	Heald	McIntosh	Shannon
Byers of Linn	Hill	McMillan	Simmer
Campbell	Hollingsworth	Mathews	Swanson
Cox	Hollis	Miller	Truax
Dayton	Hubbard	Mounce	Van Wert
Dean	Hunt	Nelson of Story	Venard
Eckles	Hush	Orr	Vosseller
Elliott of Polk	Irwin	Pattison	Whiting
Elliott of Scott	Istad	Paulson	Wilson
Ellsworth	Jaycox	Randall	Mr. Speaker
Files	Johnson of	Ratliff	
Gilmore	Keokuk	Read	

Absent or not voting, 20.

Aiken	Ditto	Kline	Smith
Allen	Holmgren	McCaulley	Taylor
Bixler	Johnson of	O'Donnell	Van Buren
Burton	Dickinson	Rawlings	Vaughn
Cole	King	Shields	Wearin
Crozier			

Motion lost.

Greene of Pottawattamie moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question "Shall the bill pass?"

The ayes were, 62.

Bair	Forsling	Istad	Pattison
Ballew	Gilmore	Jaycox	Paulson
Barnes	Greene	Johnson of	Ratliff
Burton	Hagglund	Keokuk	Read
Byers of Fayette	Hall	King	Reno
Byers of Linn	Hatter	Kline	Rice
Campbell	Hayes	Lamb	Rutledge
Clark	Heald	Lovrien	Ryder
Crozier	Hill	McCaulley	Sass
Dayton	Hollingsworth	McCreery	Shannon
Dean	Hollis	McIlrath	Simmer
Ditto	Hubbard	McIntosh	Smith
Eckles	Hunt	Mathews	Truax
Elliott of Polk	Hush	Miller	Whiting
Elliott of Scott	Irwin	Mounce	Wilson
Ellsworth		Orr	Mr. Speaker

The nays were, 28.

Albert	Fleming	Nelson of	Swanson
Berry	Griswold	Hancock	Torgeson
Buchmiller	Hanson	Nelson of Story	Van Buren
Bush	Helgason	O'Brien	Van Wert
Cole	Hopkins	Pendray	Venard
Cox	Jensen	Randall	Vosseller
Figgins	Knudson	Rylander	Wamstad
Files			

Absent or not voting, 18.

Aiken	Hansen	Lomas	Shields
Allen	Holmgren	McMillan	Taylor
Baker	Johnson of	O'Donnell	Vaughn
Bixler	Dickinson	Rawlings	Wearin
Finnern	Lichty	Reimers	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File No. 527, a bill for an act to make an appropriation to the C. T. Hopper Furniture Company for damages to an automobile.

Also, that the Senate has concurred in House amendments to Senate File No. 456, relating to duties and compensation of certain officers.

Also, that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 544, a bill for an act making appropriation for miscellaneous expenses of the General Assembly.

WALTER H. BEAM, *Secretary*.

Speaker Johnson in the chair.

### CONSIDERATION OF SENATE AMENDMENTS

On request of Forsling of Woodbury, unanimous consent having been given, House File No. 544, a bill for an act making appropriation for miscellaneous expenses of the General Assembly, with Senate amendments, was taken up and the amendments read and considered.

#### SENATE AMENDMENTS TO HOUSE FILE NO. 544

1. Strike out Section 2 and insert in lieu thereof the following:

"Sec. 2. To U. G. Whitney, Code Editor, for special services during the Forty-first, Forty-second and Forty-third General Assemblies, the sum of Nine Hundred Dollars (\$900.00)".

2. Strike out all of Section 10 and insert in lieu thereof the following:

"Sec. 10. As additional compensation for the following officers and employees of the General Assembly:

Walter H. Beam, Secretary of the Senate, and A. C. Gustafson, Chief Clerk of the House, the sum of two hundred dollars (\$200.00) each;

H. S. Dugan, Index Clerk; Edna Gillespie, appropriation clerk of the Senate; Hertha Duncan, appropriation clerk of the House; Rita Brennan, Judiciary clerk of the House; Harriet K. Card, Enrolled Bills Committee clerk of the Senate; Maxine Schuette, Enrolled Bills Committee clerk of the House, and Hilda Moran, clerk of Sifting Committee of the Senate, the sum of one hundred dollars (\$100.00) each;

Alice Moen, clerk of the Claims Committee of the Senate, and Lois Parr, clerk of the Claims Committee of the House, the sum of fifty dollars (\$50.00) each;

Mina Harsch, clerk of the Sifting Committee of the House, the sum of twenty-five (\$25.00) dollars.

Mr. Forsling moved that the House refuse to concur in the Senate amendments.

On the question "Shall the House concur?"

The ayes were, 4.

Bush	McMillan	Truax	Van Wert
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The nays were, 91.

Albert	Forsling	Johnson of	Pendray
Allen	Gilmore	Dickinson	Ratliff
Bair	Greene	Johnson of	Read
Baker	Griswold	Keokuk	Reimers
Ballew	Hagglund	King	Reno
Barnes	Hall	Kline	Rice
Berry	Hansen	Knudson	Rutledge
Buchmiller	Hanson	Lamb	Ryder
Burton	Hatter	Lichty	Rylander
Byers of Fayette	Hayes	Lomas	Sass
Byers of Linn	Heald	Lovrien	Shields
Campbell	Helgason	McCaulley	Simmer
Clark	Hill	McCreery	Smith
Cole	Hollingsworth	McIlrath	Swanson
Crozier	Hollis	McIntosh	Torgeson
Dean	Hopkins	Mathews	Van Buren
Ditto	Hubbard	Miller	Vaughn
Eckles	Hunt	Mounce	Venard
Elliott of Polk	Hush	Nelson of	Wamstad
Elliott of Scott	Irwin	Hancock	Wearin
Ellsworth	Istad	Nelson of Story	Whiting
Files	Jaycox	O'Brien	Wilson
Finnern	Jensen	Pattison	Mr. Speaker
Fleming		Paulson	

Absent or not voting, 13.

Aiken	Figgins	Orr	Shannon
Bixler	Holmgren	Randall	Taylor
Cox	O'Donnell	Rawlings	Vosseller
Dayton			

House refused to concur in Senate amendments to House File No. 544.

#### MOTION TO RECONSIDER

Reimers of Lyon filed the following motion to reconsider:

MR. SPEAKER: I move to reconsider the vote by which Senate File No. 506 passed the House.

Knudson of Hamilton in the chair.

Reno of Polk moved to lay the motion to reconsider on the table.



On the question "Shall the motion to reconsider be laid on the table?" a roll call was demanded.

The ayes were, 44.

Bair	Heald	Lovrien	Reno
Baker	Hill	McCreery	Rice
Barnes	Hollingsworth	Mathews	Rutledge
Buchmiller	Hollis	Mounce	Ryder
Burton	Hopkins	Nelson of	Shannon
Byers of Fayette	Hunt	Hancock	Swanson
Byers of Linn	Istad	O'Donnell	Torgeson
Elliott of Polk	Jaycox	Orr	Truax
Elliott of Scott	Johnson of	Pattison	Wearin
Files	Keokuk	Paulson	Whiting
Hall	Knudson	Ratliff	Mr. Speaker
Hansen	Lamb		

The nays were, 52.

Aiken	Finnern	Jensen	Randall
Albert	Fleming	Johnson of	Read
Ballew	Gilmore	Dickinson	Reimers
Berry	Greene	King	Rylander
Bixler	Griswold	Kline	Simmer
Bush	Hagglund	Lichty	Smith
Campbell	Hanson	McIlrath	Van Buren
Clark	Hatter	McIntosh	Van Wert
Cole	Hayes	McMillan	Vaughn
Cox	Helgason	Miller	Venard
Dean	Hubbard	Nelson of Story	Vosseller
Eckles	Hush	O'Brien	Wamstad
Ellsworth	Irwin	Pendray	Wilson
Figgins			

Absent or not voting, 12.

Allen	Ditto	Lomas	Sass
Crozier	Forsling	McCaulley	Shields
Dayton	Holmgren	Rawlings	Taylor

Motion lost.

Bair of Buena Vista moved the previous question.

Motion prevailed.

On the question "Shall the House reconsider?" a roll call was demanded.

The ayes were, 50.

Aiken	Cole	Griswold	Hubbard
Baker	Cox	Hagglund	Hush
Barnes	Eckles	Hanson	Istad
Bixler	Ellsworth	Hayes	Jensen
Buchmiller	Figgins	Helgason	Johnson of
Bush	Finnern	Hill	Dickinson
Campbell	Fleming	Hopkins	

Johnson of Keokuk	McIlrath	Ryder	Van Wert
King	Miller	Sass	Vaughn
Kline	Nelson of Story	Shannon	Venard
Knudson	O'Brien	Simmer	Vosseller
Lomas	Pendray	Smith	Wamstad
	Reimers	Van Buren	Whiting
			Wilson

The nays were, 49.

Albert	Forsling	Lichty	Paulson
Bair	Gilmore	Lovrien	Randall
Ballew	Greene	McCreery	Read
Berry	Hall	McIntosh	Reno
Burton	Hansen	McMillan	Rice
Byers of Fayette	Hatter	Mathews	Rutledge
Byers of Linn	Heald	Mounce	Rylander
Clark	Hollingsworth	Nelson of Hancock	Shields
Dean	Hollis	O'Donnell	Swanson
Ditto	Hunt	Orr	Torgeson
Elliott of Polk	Irwin	Pattison	Truax
Elliott of Scott	Jaycox		Mr. Speaker
Files	Lamb		

Absent or not voting, 9.

Allen	Holmgren	Ratliff	Taylor
Crozier	McCaulley	Rawlings	Wearin
Dayton			

Motion to reconsider lost.

Hansen of Scott, chairman of the committee on appropriations, offered the following concurrent resolution:

#### HOUSE CONCURRENT RESOLUTION NO. 15

*Be It Resolved by the House, the Senate Concurring,* That in the future preparation of the so-called general appropriations bill, the director of the budget be requested to present this bill to the General Assembly in three or more sections, one to cover the appropriations for the institutions under the state board of education, one for the institutions under the board of control, and one or more bills to cover the general administrative offices of the state.

Unanimous consent having been granted for the immediate consideration of the resolution, Mr. Hansen moved its adoption.

Motion lost and the concurrent resolution failed of adoption.

Greene of Pottawattamie, chairman of the sifting committee, offered the following resolution:

## HOUSE CONCURRENT RESOLUTION NO. 16

Memorializing Iowa delegation in Congress to support H. R. 17333, 70th Congress, 2d Session.

*Whereas*, There is now pending in the Congress of the United States, a bill known as H. R. 17333, introduced before the 70th Congress, 2d Session, which provides for the aiding of farmers on wet lands in any state by the making of loans to drainage districts, levee districts, levee and drainage districts, counties, boards of supervisors and/or other political subdivisions and legal entities, and for other purposes by the United States Government, and

*Whereas*, This proposed federal legislation is to provide for long time loans without interest to distressed drainage districts, levee districts, and levee and drainage districts, and

*Whereas*, There are many drainage districts in the state of Iowa now in distress because of the heavy outstanding indebtedness incurred by said districts at the time of the construction of their ditches, levees, etc., which indebtedness together with the costs of repairing and maintaining ditches, levees, etc., landowners and farmers in said districts are thus endangered with the loss of their lands and properties because of such indebtedness and because of the high assessments made necessary on account of such construction and repairs against the benefited land, and

*Whereas*, These distressed drainage districts located in Iowa, would, if such a bill became a law, benefit materially under the provisions of the proposed federal legislation, therefore

*Be It Resolved by the House, the Senate concurring*, That the Senators and the members of the House of Representatives from the State of Iowa be memorialized and requested to vote for, support, and aid in securing the enactment into law of H. R. 17333 introduced in the 70th Congress, 2d Session.

That copies of this Resolution be mailed to the Senators and members of the House of Representatives of Iowa in the Congress of the United States, by the Secretary of State, as soon as the same has been adopted.

Unanimous consent having been granted for the immediate consideration of the resolution, Allen of Pocahontas moved its adoption.

On the question "Shall the concurrent resolution be adopted?" a roll call was demanded.

The ayes were, 84.

Aiken	Berry	Campbell	Elliott of Polk
Albert	Bixler	Clark	Elliott of Scott
Allen	Buchmiller	Cole	Ellsworth
Bair	Burton	Cox	Files
Baker	Bush	Dayton	Finnern
Ballew	Byers of Fayette	Dean	Fleming
Barnes	Byers of Linn	Eckles	Forsling

Greene	Istad	Miller	Shannon
Hagglund	Jaycox	Nelson of Story	Simmer
Hanson	Jensen	Pattison	Smith
Hatter	Johnson of	Paulson	Swanson
Heald	Keokuk	Pendray	Torgeson
Helgason	King	Ratliff	Truax
Hill	Kline	Read	Van Buren
Hollingsworth	Knudson	Reimers	Van Wert
Hollis	Lichty	Reno	Venard
Holmgren	Lomas	Rice	Vosseller
Hopkins	Lovrien	Rutledge	Wamstad
Hubbard	McIntosh	Ryder	Whiting
Hunt	McMillan	Rylander	Wilson
Hush	Mathews	Sass	Mr. Speaker
Irwin			

The nays were, none.

Absent or not voting, 24.

Crozier	Hayes	Mounce	Randall
Ditto	Johnson of	Nelson of	Rawlings
Figgins	Dickinson	Hancock	Shields
Gilmore	Lamb	O'Brien	Taylor
Griswold	McCaulley	O'Donnell	Vaughn
Hall	McCreery	Orr	Wearin
Hansen	McIlrath		

Motion prevailed and the concurrent resolution was adopted.

#### MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate insists on its amendments to House File No. 544 and requests a conference committee. The President has appointed as members of the conference committee on the part of the Senate, Senators Stoddard, Doran, MacDonald and Brookins.

WALTER H. BEAM, *Secretary*.

Speaker Johnson in the chair.

#### CONFERENCE COMMITTEE ON HOUSE FILE NO. 544

As a conference committee on House File No. 544 on the part of the House, the Speaker appointed the following members: Forsling of Woodbury, Rutledge of Webster, McCreery of Linn and McIntosh of Muscatine.

Ditto of Osceola moved that the vote by which Senate File No. 361 failed to pass the House be reconsidered.

Bair of Buena Vista moved that the motion to reconsider be laid on the table.

Motion prevailed.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files Nos. 417, 436, 488, 501, 503, 478.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

#### BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills:

Senate Files Nos. 478, 417, 436, 488, 501, and 503.

#### CONFERENCE COMMITTEE REPORT ON SENATE FILE NO. 76

McCaulley of Calhoun submitted the following report and moved its adoption.

MR. SPEAKER: Your Conference Committee appointed to consider the difference existing between the Senate and the House on S. F. No. 76, beg leave to report that we have had the same under consideration and recommend the following:

That the House concur in all the Senate amendments to the House amendments with the exception of the amendments to Sections twenty-nine (29) and eight (8).

That Section twenty-nine (29) be amended by striking from lines one (1) and two (2) the words and figures, "the Executive Council shall appoint the first three (3) members of said Board", and insert in lieu thereof the following:

"The Governor shall appoint the first three (3) members of said Board, which appointments shall be subject to the approval of a majority of the Executive Council".

That section eight (8) be amended by striking from line two (2) the words and figures "four thousand dollars (\$4,000.00)", and insert in lieu thereof the words and figures "forty-two hundred fifty dollars (\$4250.00)."

C. A. BENSON,  
FRANK SHANE,  
A. H. BERGMAN,

*For the Senate.*

MARION R. MCCAULLEY,  
H. C. HOLMGREN,  
M. H. CROZIER,

*For the House.*

McCaulley of Calhoun moved that the report of the conference committee on Senate File No. 76 be adopted.

Reno of Folk moved the previous question.

Motion prevailed.

On the question "Shall the report of the conference committee on Senate File No. 76 be adopted?"

The ayes were, 72.

Albert	Fleming	Johnson of	Read
Bair	Forsling	Dickinson	Reimers
Baker	Gilmore	Kline	Reno
Ballew	Greene	Lamb	Rice
Burton	Hagglund	Lichty	Rutledge
Byers of Fayette	Hall	Lomas	Ryder
Byers of Linn	Hansen	McCaulley	Rylander
Campbell	Hatter	McCreery	Sass
Clark	Hayes	McIntosh	Shannon
Cole	Heald	McMillan	Shields
Crozier	Hill	Mathews	Simmer
Dayton	Hollingsworth	Mounce	Truax
Dean	Hollis	Nelson of Story	Vaughn
Ditto	Holmgren	O'Brien	Venard
Eckles	Hunt	Orr	Wearin
Elliott of Polk	Hush	Pattison	Whiting
Elliott of Scott	Istad	Paulson	Wilson
Ellsworth	Jaycox	Ratliff	Mr. Speaker
Finnern			

The nays were, 27.

Allen	Hanson	King	Pendray
Berry	Helgason	Lovrien	Smith
Bixler	Hopkins	McIlrath	Swanson
Bush	Hubbard	Miller	Torgeson
Cox	Jensen	Nelson of	Van Buren
Figgins	Johnson of	Hancock	Van Wert
Files	Keokuk	O'Donnell	Wamstad
Griswold			

Absent or not voting, 9.

Aiken	Irwin	Randall	Taylor
Barnes	Knudson	Rawlings	Vosseller
Buchmiller			

Report of conference committee adopted.

#### MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate refuses to concur in the House amendment to Senate File No. 506, relating to compensation to be paid certain attorneys for legal services.

WALTER H. BEAM, *Secretary*.

Elliott of Scott moved that the House recede from its amendment to Senate File No. 506.

On the question "Shall the House recede?" a roll call was demanded.

The ayes were, 44.

Bair	Forsling	Lovrien	Reno
Byers of Fayette	Greene	McCaulley	Rice
Byers of Linn	Hall	McCreery	Rutledge
Clark	Hayes	McMillan	Ryder
Dean	Heald	Mathews	Sass
Ditto	Hollis	Nelson of Story	Shannon
Eckles	Hunt	Orr	Torgeson
Elliott of Polk	Istad	Pattison	Truax
Elliott of Scott	Jaycox	Paulson	Wearin
Ellsworth	Kline	Ratliff	Whiting
Files	Lichty	Read	Mr. Speaker

The nays were, 51.

Albert	Fleming	Jensen	Randall
Allen	Gilmore	Johnson of	Reimers
Baker	Griswold	Keokuk	Rylander
Ballew	Hagglund	King	Shields
Bixler	Hanson	Knudson	Simmer
Burton	Hatter	Lomas	Smith
Bush	Helgason	McIlrath	Swanson
Campbell	Hill	Miller	Van Buren
Cole	Hollingsworth	Nelson of	Van Wert
Cox	Holmgren	Hancock	Vaughn
Crozier	Hopkins	O'Brien	Venard
Dayton	Hubbard	O'Donnell	Wamstad
Figgins	Hush	Pendray	Wilson
Finnern			

Absent or not voting, 13.

Aiken	Hansen	Lamb	Rawlings
Barnes	Irwin	McIntosh	Taylor
Berry	Johnson of	Mounce	Vosseller
Buchmiller	Dickinson		

House insists on its amendment to Senate File No. 506.

#### CONFERENCE COMMITTEE REPORT ON HOUSE FILE NO. 544

Forsling of Woodbury submitted the following report and moved its adoption:

MR. SPEAKER:

Your Conference Committee to whom was referred House File No. 544 recommends as follows:

1. That Section two (2) be amended so as to read as follows:

Sec. 2. To U. G. Whitney, Code Editor, for special services during the Forty-first, Forty-second and Forty-third General Assemblies, the sum of Seven Hundred and Fifty Dollars (\$750.00).

2. Strike out all of Section ten (10) and insert in lieu thereof the following:

Sec. 10. As additional compensation for the following officers and employees of the General Assembly:

Walter H. Beam, Secretary of the Senate, and A. C. Gustafson, Chief Clerk of the House, the sum of Three Hundred Dollars (\$300.00) each.

H. S. Dugan, Index Clerk; Edna Gillespie, appropriation clerk of the Senate; Hertha Duncan, appropriation clerk of the House; Rita Brennan, Judiciary clerk of the House; Harriet K. Card, Enrolled Bills Committee Clerk of the Senate; Maxine Schuette, Enrolled Bills Committee Clerk of the House, the sum of One Hundred Dollars (\$100.00) each.

Hilda Moran, Clerk of Sifting Committee of the Senate, the sum of Seventy-Five Dollars (\$75.00).

Alice Moen, clerk of the Claims committee of the Senate; Mina Harsch, clerk of the Sifting Committee of the House, the sum of Fifty Dollars (\$50.00) each.

B. M. STODDARD,

LEW M. MACDONALD,

L. H. DOÑAN,

A. T. BROOKINS,

*On the Part of the Senate.*

L. B. FORSLING,

JOHN E. MCINTOSH,

R. L. RUTLEDGE,

D. R. MCCREERY,

*On the Part of the House.*



Forsling of Woodbury moved that the report of the conference committee on House File No. 544 be adopted.

On the question "Shall the conference report on House File No. 544 be adopted?"

The ayes were, 75.

Albert	Fleming	King	Read
Bair	Forsling	Kline	Rice
Baker	Gilmore	Knudson	Rutledge
Ballew	Greene	Lamb	Ryder
Burton	Griswold	Lichty	Sass
Campbell	Hagglund	Lomas	Shannon
Clark	Hall	McCaulley	Simmer
Cole	Hansen	McCreery	Smith
Cox	Hanson	McIntosh	Torgeson
Crozier	Hatter	McMillan	Truax
Dayton	Heald	Mathews	Van Wert
Dean	Hollingsworth	Mounce	Vaughn
Ditto	Hollis	Nelson of	Venard
Eckles	Holmgren	Hancock	Wamstad
Elliott of Polk	Hunt	Nelson of Story	Wearin
Elliott of Scott	Irwin	Orr	Whiting
Ellsworth	Istad	Pattison	Wilson
Figgins	Jaycox	Paulson	Mr. Speaker
Files	Johnson of	Ratliff	
Finnern	Keokuk		

The nays were, 13.

Allen	Helgason	Johnson of	O'Brien
Berry	Hill	Dickinson	Pendray
Bixler	Hopkins	McIlrath	Randall
	Jensen	Miller	

Absent or not voting, 20.

Aiken	Byers of Linn	O'Donnell	Shields
Barnes	Hayes	Rawlings	Swanson
Buchmiller	Hubbard	Reimers	Taylor
Bush	Hovrien	Reno	Van Buren
Byers of Fayette	Lovrien	Rylander	Vosseller

Report of conference committee adopted.

#### CONSIDERATION OF BILLS

Senate File No. 507, a bill for an act designating and fixing the amount of revenue for general state purposes for which levy is to be made by the executive council, was taken up for consideration.

McCaulley of Calhoun asked and obtained unanimous consent to suspend the rules prohibiting the second and third readings of a bill on the same day.

Allen of Pocahontas offered the following amendment as a substitute for all pending amendments to Senate File No. 507, offered by Johnson of Dickinson, and moved its adoption:

Amend line five (5) of section one (1) by striking the comma “(,)” after the figures “1929” and inserting a period “(.)” and striking the remainder of said section.

McIlrath of Poweshiek moved that Senate File No. 507 and all pending amendments be laid on the table.

On the question “Shall Senate File No. 507 be laid on the table?” a roll call was demanded.

The ayes were, 53.

Albert	Files	Johnson of	Read
Allen	Finnern	Dickinson	Reimers
Berry	Fleming	Johnson of	Shannon
Bixler	Griswold	Keokuk	Shields
Burton	Hagglund	King	Simmer
Bush	Hanson	Knudson	Smith
Campbell	Hatter	Lomas	Swanson
Clark	Helgason	Lovrien	Torgeson
Cole	Holmgren	McIlrath	Van Buren
Cox	Hopkins	Nelson of	Van Wert
Crozier	Hubbard	Hancock	Vaughn
Dayton	Hush	O'Brien	Venard
Ditto	Istad	O'Donnell	Wamstad
Figgins	Jensen	Pendray	Wearin

The nays were, 46.

Baker	Hayes	McCreery	Ratliff
Byers of Fayette	Heald	McIntosh	Reno
Dean	Hill	McMillan	Rice
Eckles	Hollingsworth	Mathews	Rutledge
Elliott of Polk	Hollis	Miller	Ryder
Elliott of Scott	Hunt	Mounce	Rylander
Ellsworth	Irwin	Nelson of Story	Sass
Forsling	Jaycox	Orr	Truax
Gilmore	Kline	Pattison	Whiting
Greene	Lamb	Paulson	Wilson
Hall	Lichty	Randall	Mr. Speaker
Hansen	McCaulley		

Absent or not voting, 9.

Aiken	Barnes	Byers of Linn	Taylor
Bair	Buchmiller	Rawlings	Vosseller
Ballew			

Motion to lay on the table prevailed.

#### MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the President of the Senate has appointed as members of the conference

committee, on the part of the Senate on Senate File No. 506, Senators Shaff, Lange, Wilson of Page and Bergman.

WALTER H. BEAM, *Secretary*.

### REPORT OF COMMITTEE ON RULES ADOPTED

Mathews of Des Moines called up the report of the rules committee, found on page 1556 of the journal of April 11th, and moved its adoption.

On the question "Shall the report of the committee be adopted?" a roll call was demanded.

The ayes were, 84.

Albert	Gilmore	Johnson of	Ratliff
Allen	Griswold	Keokuk	Read
Bair	Hagglund	King	Reimers
Baker	Hall	Knudson	Reno
Bixler	Hanson	Lamb	Rice
Byers of Fayette	Hatter	Lichty	Rutledge
Byers of Linn	Hayes	Lomas	Ryder
Campbell	Heald	Lovrien	Rylander
Clark	Helgason	McCreery	Sass
Cole	Hill	McIlrath	Shannon
Cox	Hollingsworth	McIntosh	Smith
Crozier	Hollis	McMillan	Swanson
Dayton	Holmgren	Mathews	Torgeson
Dean	Hopkins	Mounce	Truax
Ditto	Hunt	Nelson of	Van Buren
Eckles	Hush	Hancock	Van Wert
Elliott of Polk	Irwin	Nelson of Story	Vaughn
Ellsworth	Jaycox	Orr	Venard
Figgins	Jensen	Pattison	Wamstad
Files	Johnson of	Paulson	Whiting
Fleming	Dickinson	Pendray	Wilson
Forsling		Randall	Mr. Speaker

The nays were, 3.

Ballew	Kline	Miller
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Absent or not voting, 21.

Aiken	Elliott of Scott	Istad	Shields
Barnes	Finnern	McCaulley	Simmer
Berry	Greene	O'Brien	Taylor
Buchmiller	Hansen	O'Donnell	Vosseller
Burton	Hubbard	Rawlings	Wearin
Bush			

Report of committee adopted.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the conference committee report and concurred in the amendments proposed therein, on House File No. 544.

Also, that the Senate has adopted the conference committee report and concurred in the amendments proposed therein, on Senate File No. 76, relating to the state board of assessment and review.

Also, that the Senate has adopted the conference report, and the amendments proposed therein, on Senate File No. 506.

WALTER H. BEAM, *Secretary.*

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House File No. 527.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill: House File No. 527.

## CONFERENCE COMMITTEE REPORT ON SENATE FILE NO. 506

Byers of Linn submitted the following report and moved its adoption:

MR. PRESIDENT AND MR. SPEAKER:

Your conference committee appointed to consider the differences existing between the Senate and House on Senate File No. 506, beg leave to report that we have had the same under consideration and recommend the following:

That House amendment be amended by striking from lines 3 and 4 thereof the words and figures "four thousand one hundred forty

and 05/100 dollars (\$4140.05)" and inserting in lieu thereof the words and figures "six thousand dollars (\$6,000.00)".

J. O. SHAFF,  
D. L. WILSON,  
A. H. BERGMAN,  
OTTO F. LANGE,

*On the Part of the Senate.*

FRANK BYERS,  
J. PARK BAIR,  
L. W. HATTER,  
HOWARD BALLEW,

*On the Part of the House.*

On the question "Shall the conference committee report on Senate File No. 508 be adopted?"

The ayes were, 78.

Albert	Fleming	King	Ratliff
Allen	Forsling	Lamb	Read
Bair	Gilmore	Lichty	Reno
Ballew	Hall	Lomas	Rice
Burton	Hansen	Lovrien	Rutledge
Byers of Fayette	Hatter	McCaulley	Ryder
Byers of Linn	Hayes	McCreery	Rylander
Campbell	Heald	McIlrath	Sass
Clark	Hill	McIntosh	Shannon
Cole	Hollingsworth	McMillan	Shields
Cox	Hollis	Mathews	Simmer
Crozier	Holmgren	Mounce	Smith
Dayton	Hopkins	Nelson of	Truax
Dean	Hubbard	Hancock	Van Buren
Ditto	Hunt	Nelson of Story	Venard
Eckles	Hush	O'Brien	Wamstad
Elliott of Polk	Irwin	O'Donnell	Wearin
Elliott of Scott	Jaycox	Orr	Whiting
Ellsworth	Johnson of	Pattison	Wilson
Files	Keokuk	Randall	Mr. Speaker

The nays were, 14.

Baker	Griswold	Jensen	Pendray
Berry	Hagglund	Johnson of	Swanson
Bixler	Hanson	Dickinson	Van Wert
Figgins	Helgason	Miller	

Absent or not voting, 16.

Aiken	Finnern	Knudson	Taylor
Barnes	Greene	Paulson	Torgeson
Buchmiller	Istad	Rawlings	Vaughn
Bush	Kline	Reimers	Vosseller

Report of conference committee adopted.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate has refused to concur in House amendments to Senate amendments to House Joint Resolution No. 9.

WALTER H. BEAM, *Secretary.*

Hubbard of Pottawattamie moved that the House insist on its amendment to Senate amendment to House Joint Resolution No. 9.

Motion prevailed.

## SPECIAL MESSAGE FROM THE GOVERNOR

*Mr. President, Mr. Speaker, Senators and Representatives of the Forty-third General Assembly:*

It has been called to my attention that Senate File No. 507 has been by your honorable body laid upon the table.

You have appropriated for various state purposes approximately \$31,000,000. If this entire amount is to be raised by direct property tax as provided in Section 7182 of the Code of 1927—the executive council should be so advised by you.

I am convinced, however, that the House only contemplated the raising by direct property tax the amount thereof in excess of the amount raised through other sources.

The welfare of the state demands that Senate File No. 507, or some other similar measure be passed before your adjournment.

I trust that this matter will receive your early consideration. The responsibility rests upon you. I am sure you will assume this responsibility and take such action as will insure the maintenance of the State Government and will direct the amount of taxes to be raised by direct levy, all to conform to the appropriations as made by you.

Respectfully submitted,

JOHN HAMMILL, *Governor.*

## CONFERENCE COMMITTEE APPOINTED ON HOUSE JOINT RESOLUTION NO. 9

As a conference committee on House Joint Resolution No. 9, on the part of the House, the Speaker appointed the following members: McCaulley of Calhoun, Lovrien of Humboldt, Cole of Harrison, and Greene of Pottawattamie.

Knudson of Hamilton asked and obtained unanimous consent to be excused from the call of the House.

## BILLS SENT TO THE GOVERNOR

Torgeson of Worth from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 12th day of April, 1929, sent to the governor for his approval, House File No. 527.

S. R. TORGESON, *Chairman.*

Report adopted.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled, Senate Files Nos. 31, 119, 125, 130, 206, 292, 312, 350, 360, 377, 393, 456, 477, 490, 494, 502, 505 and 221; House File No. 544.

S. R. TORGESON,  
*Chairman House Committee.*

CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill: House File No. 544.

## BILLS SENT TO THE GOVERNOR

Torgeson of Worth from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 12th day of April, 1929, sent to the governor for his approval: House File No. 544.

S. R. TORGESON, *Chairman.*

Report adopted.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the President has appointed as members of the conference committee on

House Joint Resolution No. 9, on the part of the Senate, Senators Clark of Linn, Benson, Lange and Rogers.

Also, the Senate has adopted House Concurrent Resolution No. 16, memorializing Iowa delegation in Congress to support H. R. 17333, 70th Congress, 2d Session.

WALTER H. BEAM, *Secretary.*

### ELECTION OF CHIEF CLERK

Mathews of Des Moines, chairman of the committee on rules, offered the following resolution, asked and obtained unanimous consent for its immediate consideration and moved its adoption:

*Whereas*, The House has adopted an amendment to Rule 65, providing that the election of the chief clerk shall be for a period of two years, therefore,

*Be It Resolved by the House*, That A. C. Gustafson be the duly elected Chief Clerk of the House of the Forty-third General Assembly for the two-year period ending with the tenth legislative day of the Forty-fourth General Assembly, this rule to apply the same as though it had been in full force and effect at the beginning of the present session.

Resolution adopted.

Simmer of Wapello moved that the House authorize the sifting committee to prepare a bill providing an appropriation for reconstructing the House voting machine, and for an appropriation to cover increases in salaries authorized by Senate File No. 456.

Motion prevailed.

### INTRODUCTION OF BILL

House File No. 546, by sifting committee, a bill for an act to amend House File No. 544 of the Forty-third General Assembly, relating to appropriations for miscellaneous expense of the General Assembly, and providing an appropriation for reconstructing the voting machine of the House, and for salary increases of certain state officers.

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

Section 1. House File No. 544, acts of the Forty-third General Assembly is hereby amended by adding thereto the following:

“There is also appropriated a sum sufficient to reconstruct the House voting machine, to be expended under the direction of the Executive



Council upon plans to be approved by the Speaker, the Chairman of the Committee on Rules and the Chief Clerk of the House."

"There is also appropriated the sum of ten thousand dollars (\$10,000.00) to pay the increase in salaries provided by Senate File No. 456, Acts of the Forty-third General Assembly."

Read first and second times and passed on file.

### CONSIDERATION OF BILL

House File No. 546, a bill for an act to amend House File No. 544 of the Forty-third General Assembly, relating to appropriations for miscellaneous expense of the General Assembly, and providing an appropriation for reconstructing the voting machine of the House, and for salary increases of certain state officers, was taken up for consideration.

Forsling of Woodbury asked and obtained unanimous consent to suspend the rules prohibiting the second and third readings of a bill on the same day.

Mr. Forsling moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 81.

Albert	Ellsworth	Jaycox	Read
Allen	Figgins	Jensen	Reimers
Bair	Files	Johnson of	Reno
Baker	Finnern	Dickinson	Rice
Ballev	Fleming	Johnson of	Rutledge
Barnes	Forsling	Keokuk	Ryder
Berry	Gilmore	King	Rylander
Bixler	Hagglund	Lamb	Sass
Burton	Hall	Lichty	Shannon
Byers of Fayette	Hanson	McIlrath	Shields
Byers of Linn	Hatter	McIntosh	Smith
Campbell	Hayes	McMillan	Swanson
Clark	Heald	Mathews	Torgeson
Cox	Helgason	Miller	Truax
Crozier	Hill	Mounce	Van Wert
Dayton	Hollingsworth	Nelson of	Vaughn
Dean	Hollis	Hancock	Venard
Ditto	Holmgren	Nelson of Story	Wamstad
Eckles	Hubbard	O'Brien	Whiting
Elliott of Polk	Hush	Pattison	Wilson
Elliott of Scott	Irwin	Paulson	Mr. Speaker

The nays were, 3.

Hopkins	Pendray	Randall
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Absent or not voting, 24.

Aiken	Hansen	Lovrien	Rawlings
Buchmiller	Hunt	McCaulley	Simmer
Bush	Istad	McCreery	Taylor
Cole	Kline	O'Donnell	Van Buren
Greene	Knudson	Orr	Vosseller
Griswold	Lomas	Ratliff	Wearin

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Forsling of Woodbury moved that the vote by which House File No. 546 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### -REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled, Senate Files Nos. 76, 506 and 10.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

Reno of Polk asked and obtained unanimous consent to be recorded as voting "aye" on Senate File No. 126.

McIlrath of Poweshiek moved to reconsider the vote by which Senate File No. 126 failed to pass the House and the motion to reconsider be laid on the table.

Motion prevailed.

#### MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 508, a bill for an act designating and fixing the amount of revenue for general state purposes.

WALTER H. BEAM, *Secretary.*

**SENATE MESSAGE CONSIDERED**

Senate File No. 508, a bill for an act designating and fixing the amount of revenue for general state purposes for which levy is to be made by the executive council.

Read first and second times and passed on file.

**BILLS SIGNED BY THE SPEAKER**

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills: Senate Files Nos. 31, 119, 125, 130, 206, 292, 312, 350, 360, 377, 393, 456, 477, 490, 494, 502, 505, 221, 10.

**BILLS APPROVED BY THE GOVERNOR**

A communication was received from the Governor announcing that he had approved the following bills:

House Files Nos. 388, 501, 529, 538, 526, 356, 528, 537, 539, 111, 132, 392, 427, 226, 227, 252, 276, and 262.

**CONSIDERATION OF BILL**

Senate File No. 508, a bill for an act designating and fixing the amount of revenue for general state purposes for which levy is to be made by the executive council, was taken up for consideration.

McCaulley of Calhoun asked unanimous consent to suspend the rule prohibiting the second and third readings of a bill on the same day.

Objection was made.

McCaulley of Calhoun moved that the rule be suspended prohibiting the second and third readings of a bill on the same day.

Simmer of Wapello asked and obtained unanimous consent to defer action on Senate File No. 508 temporarily.

**COMMITTEE FROM THE SENATE**

A committee from the Senate appeared and notified the House that the Senate was ready to adjourn sine die.

Allen of Pocahontas moved that a committee of three be appointed to notify the Senate that the House was ready to adjourn sine die.

Allen of Pocahontas asked and obtained unanimous consent to withdraw his motion.

#### BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bills: Senate Files Nos. 76 and 506.

Allen of Pocahontas moved that a committee of three be appointed to notify the Senate that the House was ready to adjourn sine die.

Elliott of Scott offered the following resolution and moved its adoption:

#### HOUSE CONCURRENT RESOLUTION NO. 17

*Whereas*, There is an insistent demand on the part of the taxpayers of Iowa that the tax laws of the state should be revised, and

*Whereas*, The Governor of the state in his message to the Forty-third General Assembly of Iowa submitted this question for the thoughtful and earnest consideration of this General Assembly, and

*Whereas*, It is the sense of the members of the Forty-third General Assembly that such a program could not be carried out in a regular session, therefore,

*Be It Resolved by the House, the Senate Concurring*, That the Governor of the State be requested to call a special session of the Forty-third General Assembly as soon as the state board of assessment and review, provided for in Senate File No. 76, and the legislative committee provided for in House Joint Resolution No. 9 are ready to submit their reports.

Allen of Pocahontas raised the point of order that the motion to adjourn sine die was pending.

The Speaker held the point of order well taken.

Bush of Cherokee moved the previous question.

On the question "Shall the previous question be ordered?" a roll call was demanded.

The ayes were, 52.

Albert	Griswold	Johnson of	Rawlings
Allen	Fleming	Keokuk	Reimers
Baker	Hagglund	King	Rylander
Ballew	Hanson	Knudson	Simmer
Berry	Hatter	McIlrath	Smith
Bixler	Helgason	McIntosh	Swanson
Buchmiller	Holmgren	Mathews	Taylor
Burton	Hopkins	Miller	Torgeson
Bush	Hubbard	Nelson of	Van Wert
Byers of Linn	Hush	Hancock	Vaughn
Clark	Jensen	O'Brien	Vosseller
Cox	Johnson of	O'Donnell	Wamstad
Dayton	Dickinson	Paulson	Whiting
Figgins		Pendray	Wilson

The nays were, 47.

Bair	Forsling	Kline	Ratliff
Byers of Fayette	Gilmore	Lamb	Read
Campbell	Greene	Lichty	Reno
Cole	Hall	Lomas	Rice
Dean	Hansen	Lovrien	Rutledge
Crozier	Hayes	McCaulley	Ryder
Eckles	Heald	McCreery	Sass
Elliott of Polk	Hill	McMillan	Shields
Elliott of Scott	Hollingsworth	Mounce	Truax
Ellsworth	Hollis	Orr	Wearin
Files	Irwin	Pattison	Mr. Speaker
Finnern	Jaycox	Randall	

Absent or not voting, 9.

Aiken	Hunt	Nelson of Story	Van Buren
Barnes	Istad	Shannon	Venard
Ditto			

Motion prevailed.

On request of Elliott of Scott the call of the House was enforced and the roll was called to ascertain the absentees.

All members were present except Aiken, Barnes, Hunt, Istad, Shannon and Van Buren.

Smith of O'Brien moved that the absentees be excused from the call of the House.

McIlrath of Poweshiek moved the previous question.

Motion prevailed.

On the question "Shall the absentees be excused?" a roll call was demanded.

The ayes were, 51.

Albert	Griswold	King	Rylander
Allen	Hagglund	Knudson	Shields
Baker	Hanson	McIlrath	Simmer
Berry	Helgason	McIntosh	Smith
Bixler	Hill	Mathews	Swanson
Buchmiller	Hollingsworth	Miller	Taylor
Burton	Holmgren	Nelson of	Torgeson
Bush	Hubbard	Hancock	Vaughn
Campbell	Hush	O'Brien	Venard
Clark	Jensen	O'Donnell	Vosseller
Cox	Johnson of	Pendray	Wamstad
Figgins	Dickinson	Rawlings	Wilson
Files	Johnson of	Read	
Fleming	Keokuk	Reimers	

The nays were, 47.

Ballew	Finnern	Kline	Randall
Byers of Fayette	Forsling	Lamb	Ratliff
Byers of Linn	Gilmore	Lichty	Reno
Cole	Greene	Lomas	Rice
Crozier	Hall	Lovrien	Rutledge
Dayton	Hatter	McCaulley	Ryder
Dean	Hayes	McCreery	Sass
Ditto	Heald	McMillan	Truax
Eckles	Hollis	Mounce	Van Wert
Elliott of Polk	Hopkins	Orr	Whiting
Elliott of Scott	Irwin	Pattison	Mr. Speaker
Ellsworth	Jaycox	Paulson	

Absent or not voting, 10.

Aiken	Hansen	Nelson of Story	Van Buren
Bair	Hunt	Shannon	Wearin
Barnes	Istad		

Motion having failed to receive a two-thirds majority was lost and excuses were refused to the absentees.

Reimers of Lyon moved that Shannon of Cass be excused from the call of the House.

On the question, "Shall Mr. Shannon be excused?" a roll call was demanded.

The ayes were, 57.

Bair	Campbell	Elliott of Scott	Hatter
Baker	Clark	Files	Helgason
Bixler	Cox	Forsling	Hill
Buchmiller	Dayton	Hagglund	Hollingsworth
Burton	Ditto	Hall	Holmgren
Bush	Eckles	Hansen	Jaycox
Byers of Linn	Elliott of Polk	Hanson	Jensen

Johnson of Dickinson	McMillan	Pattison	Smith
Johnson of Keokuk	Mathews	Pendray	Swanson
King	Miller	Randall	Taylor
Lamb	Nelson of Hancock	Read	Van Wert
McCreery	Nelson of Story	Reimers	Vaughn
McIlrath	O'Brien	Rice	Venard
	O'Donnell	Rylander	Vosseller
		Shields	Wilson

The nays were, 38.

Albert	Fleming	Lomas	Reno
Allen	Gilmore	Lovrien	Rutledge
Ballew	Greene	McCaulley	Ryder
Berry	Griswold	McIntosh	Sass
Byers of Fayette	Hayes	Mounce	Torgeson
Cole	Heald	Orr	Truax
Crozier	Hollis	Paulson	Wamstad
Dean	Hopkins	Ratliff	Whiting
Ellsworth	Irwin	Rawlings	Mr. Speaker
Figgins	Lichty		

Absent or not voting, 13.

Aiken	Hunt	Kline	Simmer
Barnes	Hush	Knudson	Van Buren
Finnern	Istad	Shannon	Wearin
Hubbard			

Motion having failed to receive a two-thirds majority was lost and excuse was refused to Mr. Shannon.

The Speaker directed the Sergeant-at-arms to procure the presence of all absent members.

Rutledge of Webster moved that the rules be suspended and Senate File No. 508 be considered at this time.

Forsling of Woodbury moved as a substitute that Senate File No. 508 be made a special order in ten minutes by the Speaker's watch.

Allen of Pocahontas raised the point of order that the previous question had been ordered and intervening motions were out of order.

The Speaker held the point of order well taken.

The Sergeant-at-arms announced that he had procured the presence of all absent members with the exception of Aiken of Ida and Shannon of Cass.

Rutledge of Webster moved that Mr. Aiken and Mr. Shannon be excused from the call of the House on the vote pending. Motion prevailed.

On the question, "Shall the Speaker appoint a committee to notify the Senate that the House is ready to adjourn sine die?" a roll call was demanded.

The ayes were, 54.

Albert	Fleming	King	Shields
Allen	Griswold	Knudson	Simmer
Ballew	Hagglund	Lovrien	Smith
Barnes	Hanson	McIlrath	Swanson
Berry	Heald	Miller	Taylor
Bixler	Helgason	Nelson of	Torgeson
Buchmiller	Hopkins	Hancock	Van Buren
Burton	Hubbard	Nelson of Story	Van Wert
Bush	Istad	O'Brien	Vaughn
Campbell	Jensen	O'Donnell	Venard
Clark	Johnson of	Pendray	Vosseller
Cox	Dickinson	Rawlings	Wamstad
Dayton	Johnson of	Reimers	Wearin
Figgins	Keokuk	Rylander	Wilson
Files			

The nays were, 52.

Bair	Forsling	Irwin	Pattison
Baker	Gilmore	Jaycox	Paulson
Byers of Fayette	Greene	Kline	Randall
Byers of Linn	Hall	Lamb	Ratliff
Cole	Hansen	Lichty	Read
Crozier	Hatter	Lomas	Reno
Dean	Hayes	McCaulley	Rice
Ditto	Hill	McCreery	Rutledge
Eckles	Hollingsworth	McIntosh	Ryder
Elliott of Polk	Hollis	McMillan	Sass
Elliott of Scott	Holmgren	Mathews	Truax
Ellsworth	Hunt	Mounce	Whiting
Finnern	Hush	Orr	Mr. Speaker

Absent or not voting, 2.

Aiken	Shannon
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Motion prevailed.

Lovrien of Humboldt moved to reconsider the vote by which the motion to adjourn sine die prevailed.

Rutledge of Webster moved that the motion to reconsider be laid on the table.

On the question, "Shall the motion to reconsider be laid on the table?" a roll call was demanded.



The ayes were, 46.

Bair	Forsling	Lamb	Paulson
Baker	Gilmore	Lichty	Ratliff
Byers of Fayette	Greene	Lomas	Read
Byers of Linn	Hall	McCaulley	Reno
Cole	Hatter	McCreery	Rice
Crozier	Hayes	McIntosh	Rutledge
Dean	Hollis	McMillan	Ryder
Eckles	Holmgren	Mathews	Sass
Elliott of Polk	Hunt	Mounce	Truax
Elliott of Scott	Hush	Orr	Whiting
Ellsworth	Irwin	Pattison	Mr. Speaker
Finnern	Jaycox		

The nays were, 60.

Albert	Fleming	Johnson of	Reimers
Allen	Griswold	Keokuk	Rylander
Ballew	Hagglund	King	Shields
Barnes	Hansen	Kline	Simmer
Berry	Hanson	Knudson	Smith
Bixler	Heald	Lovrien	Swanson
Buchmiller	Helgason	McIlrath	Taylor
Burton	Hill	Miller	Torgeson
Bush	Hollingsworth	Nelson of	Van Buren
Campbell	Hopkins	Hancock	Van Wert
Clark	Hubbard	Nelson of Story	Vaughn
Cox	Istad	O'Brien	Venard
Dayton	Jensen	O'Donnell	Vosseller
Ditto	Johnson of	Pendray	Wamstad
Figgins	Dickinson	Randall	Wearin
Files		Rawlings	Wilson

Absent or not voting, 2.

Aiken                      Shannon

Motion to lay on the table lost.

A committee from the Senate appeared and notified the House that the Senate had reconsidered the motion by which a previous committee had been appointed to notify, and had notified the House that the Senate was ready to adjourn sine die.

Johnson of Dickinson moved that the gentleman from Humboldt be excused from the call of the House for a few minutes in order that he might consult with members of the Senate, relative to some agreement for effecting the sine die adjournment of the General Assembly.

Motion prevailed.

Upon the return of the gentleman from Humboldt, Johnson of Dickinson asked and obtained unanimous consent to defer action on the motion to reconsider and moved that the Speaker appoint a committee of six from the House to confer with a like

committee from the Senate, and if possible, agree upon a program for the completion of the work of the Forty-third General Assembly in order that final adjournment may be had.

Motion prevailed and the Speaker appointed as such committee: Johnson of Dickinson, McIlrath of Poweshiek, Allen of Pocahontas, Reimers of Lyon, Hubbard of Pottawattamie, and Van Buren of Jones.

#### REPORT OF SPECIAL CONFERENCE COMMITTEE

MR. SPEAKER: Your committee appointed to confer with a like committee from the Senate in regard to House Joint Resolution No. 9 and Senate File No. 509, an act to amend Senate File No. 76, beg leave to make the following report:

That no agreement can be entered into by the joint committee because of the insistence of the Senate committee that Senate File No. 508 or some similar bill providing a millage tax for all state expenses, not otherwise provided for, for the ensuing biennium be also considered by the joint committee.

FRANCIS JOHNSON  
 AZEL MCILRATH  
 WILBER F. HUBBARD  
 J. G. REIMERS  
 G. J. VAN BUREN  
 BYRON G. ALLEN

Forsling of Woodbury moved that a second committee of six members be appointed by the Speaker to confer with a Senate committee of like number, to arrange a program for the adjustment of all the differences which now exist between the House and the Senate.

Motion prevailed and the Speaker appointed as members of such committee: McMillan of Benton, Kline of Davis, Van Wert of Franklin, Shields of Clarke, Dean of Sac, and Dayton of Washington.

#### HON. WALLACE H. GILPIN AND HON. A. C. JACKMAN ADDRESS THE HOUSE

O'Brien of Allamakee announced that Hon. Wallace H. Gilpin and Hon. A. C. Jackman members of the General Assembly of Vermont, were present and moved that they be invited to address the House.

Motion prevailed and Mr. Gilpin and Mr. Jackman addressed the House.

## GOVERNOR JOHN D. WEEKS ADDRESSES THE HOUSE

Speaker Johnson announced the presence of Honorable John D. Weeks, Governor of Vermont, and Honorable John Hammill, Governor of Iowa, and appointed the gentleman from Des Moines and the gentleman from Madison to escort Governor Weeks and Governor Hammill to the Speaker's station.

Governor Hammill introduced Governor Weeks who briefly addressed the House.

The Sergeant-at-arms reported the return of Mr. Shannon and that it was impossible to communicate with Mr. Aiken because of his absence from home.

Bair of Buena Vista asked and obtained unanimous consent to have Aiken of Ida excused from the call of the House.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the report of the conference committee and concurred in the amendments proposed therein, on House Joint Resolution No. 9, relative to the appointment of a special tax committee.

Also, that the Senate has adopted Senate Concurrent Resolution No. 16, requesting the Governor to call an extra session of the General Assembly as soon as the state board of assessment and review provided for in S. F. 76 and the legislative committee provided for in House Joint Resolution No. 9 are ready to submit their reports.

Also, that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 509, a bill for an act relating to the method of appointment of the state board of assessment and review.

WALTER H. BEAM, *Secretary.*

## SENATE MESSAGE CONSIDERED

Senate File No. 509, a bill for an act to amend Senate File Number Seventy-six (76) as passed by the Forty-third General Assembly relating to the method of appointment of members of the state board of assessment and review, and providing for their salary and making an appropriation therefor.

Read first and second times and referred to committee on appropriations.

REPORT OF CONFERENCE COMMITTEE ON HOUSE JOINT  
RESOLUTION NO. 9

MR. SPEAKER: Your Conference Committee appointed to consider the differences existing between the Senate and the House of Representatives relative to House Joint Resolution No. 9 respectfully report that they have had this matter under consideration and recommend that the Senate recede from its amendment to said H. J. R. No. 9, and that the House recede from its amendments to the Senate amendment to said H. J. R. No. 9, and that the following be adopted in lieu thereof:

That H. J. R. No. 9 be amended by striking out all after the enacting clause and inserting in lieu thereof the following:

"Section 1. That a special tax committee of members of the House of Representatives and the Senate of the Forty-third General Assembly, consisting of six (6) members, be appointed, three (3) of whom shall be appointed by the Speaker of the House of Representatives from the members, and three (3) of whom shall be appointed by the Lieutenant Governor, President of the Senate, from the members, whose duty it shall be separately or in conjunction with the State Board of Assessment and Review to collect information and formulate proposed legislation which will provide the State revenue without direct property tax, and in conjunction with the said State Board of Assessment and Review make a written report and recommendations for said proposed legislation, said report to be made as soon as possible to an extra session of the 43rd General Assembly to be called by the Governor, or to the regular session of the 44th General Assembly; that such committee be given authority to employ stenographic and clerical help, call as witnesses the heads of departments of the state and others, and confer with tax specialists; and is directed to make its first report to the Governor on or before December 1st, 1929.

Sec. 2. The members of said special tax committee shall be paid their actual necessary expenses incurred while engaged in their duties as members of said committee, and there is hereby appropriated out of any funds in the state treasury not otherwise appropriated the sum of five thousand dollars (\$5000.00) or so much thereof as may be necessary to pay the expenses of the committee in making said investigation and preparing said report to carry out the provisions of this resolution."

Also amend the title by adding after the word "Iowa" in line six (6) thereof the following:

"and providing an appropriation therefor."

C. F. CLARK,  
C. A. BENSON,  
CHAS. T. ROGERS,  
OTTO F. LANGE,

*For the Senate.*

MARION R. MCCAULEY,  
FRED C. LOVRIEN,  
HARRY M. GREENE,  
E. J. COLE,

*For the House.*

## SENATE CONCURRENT RESOLUTION NO. 16

*Whereas*, There is an urgent need for revision of the tax laws of the State; and

*Whereas*, The Governor, in his binennial message to the 43rd General Assembly of Iowa, submitted the tax question for the thoughtful and earnest consideration of the said General Assembly; and

*Whereas*, It is the belief of the 43rd General Assembly of Iowa that such revision of the tax laws of the State can be better effected at an extra session than at a regular session of the General Assembly; and

*Whereas*, It is the belief of the 43rd General Assembly of Iowa that it is in the interest of the taxpayers of the State that such revision of the tax laws of the State should not be postponed until the regular session of the 44th General Assembly, but that such revision be made at the earliest possible time;

*Therefore, Be It Resolved by the Senate, the House concurring*, That the Governor of the State be requested to call an extra session of the 43rd General Assembly as soon as the state board of assessment and review, provided for in Senate File No. 76, and the legislative committee provided for in House Joint Resolution No. 9 are ready to submit their reports.

Allen of Pocahontas moved that the Speaker be instructed to request an opinion from the Attorney General on the question that a bill cannot be passed amending Senate File No. 76 when it has not been signed by the Governor or published; also whether it is legal for a House in which a bill originated, to recall such bill from the Governor before it has received his official approval.

Motion prevailed.

Elliott of Scott moved as a substitute for all pending motions that Senate File No. 509 be made a Special Order immediately after the opinion of the Attorney General is received.

Allen of Pocahontas raised the point of order that the time fixing for such Special Order was too indefinite.

The Speaker held the point of order well taken.

## REPORT OF SECOND SPECIAL CONFERENCE COMMITTEE

MR. SPEAKER: We, the members of your committee appointed to arrange matters with a similar committee appointed by the Senate, have met with them and discussed the matters over which a difference has arisen.

We find that the Senate has passed Senate Concurrent Resolution No. 16 and the conference report on House Joint Resolution No. 9, and they are before the House for our consideration and we make no report on these two resolutions.

Senate File No. 509—Your committee begs leave to recommend the same for passage.

Senate File No. 508—It is our desire to report back without recommendation.

These bills being subject to amendment by the House, the committee felt that they did not care to make any recommendations.

Inasmuch as the Senate has acted on all these matters, the Senate committee has not seen fit to joint in this report, but they are respectfully awaiting the decision of the House.

J. E. McMILLAN  
JOHN F. KLINE  
W. M. DEAN  
C. O. DAYTON  
G. E. VAN WERT

McMillan of Benton moved that the report of the committee be adopted.

Motion prevailed.

Lovrien of Humboldt asked unanimous consent to take up House Joint Resolution No. 9 at this time.

Objection was made.

Johnson of Dickinson moved that the bills and resolutions before the House be considered in the order in which they are referred to in the report of the special conference committee.

Motion prevailed.

Elliott of Scott called up Senate Concurrent Resolution No. 16 and moved its adoption:

Johnson of Dickinson offered the following amendment and moved its adoption:

Amend by striking from line twenty-one (21) the word "and" and inserting in lieu thereof the word "or".

On the question "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 57.

Albert	Files	Johnson of	Rylander
Allen	Finnern	Keokuk	Shields
Berry	Fleming	King	Simmer
Bixler	Griswold	Knudson	Smith
Buchmiller	Hagglund	Lamb	Swanson
Burton	Hanson	Lovrien	Taylor
Bush	Heald	McIlrath	Torgeson
Campbell	Helgason	Nelson of	Van Buren
Clark	Hopkins	Hancock	Van Wert
Cole	Hubbard	Nelson of Story	Vaughn
Cox	Hush	O'Brien	Venard
Dayton	Istad	O'Donnell	Vosseller
Ditto	Jensen	Pendray	Wamstad
Eckles	Johnson of	Rawlings	Wearin
Figgins	Dickinson	Reimers	Wilson

The nays were, 50.

Bair	Greene	Lichty	Randall
Baker	Hall	Lomas	Ratliff
Ballew	Hansen	McCaulley	Read
Barnes	Hatter	McCreery	Reno
Byers of Fayette	Hayes	McIntosh	Rice
Byers of Linn	Hill	McMillan	Rutledge
Crozier	Hollingsworth	Mathews	Ryder
Dean	Hollis	Miller	Sass
Elliott of Polk	Holmgren	Mounce	Shannon
Elliott of Scott	Hunt	Orr	Truax
Ellsworth	Irwin	Pattison	Whiting
Forsling	Jaycox	Paulson	Mr. Speaker
Gilmore	Kline		

Absent or not voting, 1.

Aiken

Amendment adopted.

Motion prevailed and Senate Concurrent Resolution No. 16, as amended, was adopted.

McCaulley of Calhoun called up the report of the conference committee on House Joint Resolution No. 9 and moved its adoption.

Crozier of Mahaska moved the previous question.

Motion prevailed.

On the question "Shall the report of the conference committee be adopted?"

The ayes were, 102.

Albert	Fleming	Johnson of	Rawlings
Allen	Forsling	Keokuk	Read
Bair	Gilmore	King	Reimers
Baker	Greene	Kline	Reno
Ballew	Griswold	Knudson	Rice
Barnes	Hagglund	Lamb	Rutledge
Bixler	Hansen	Lichty	Ryder
Buchmiller	Hanson	Lomas	Rylander
Burton	Hatter	Lovrien	Sass
Bush	Hayes	McCaulley	Shannon
Byers of Fayette	Heald	McCreery	Shields
Byers of Linn	Helgason	McIlrath	Simmer
Campbell	Hill	McIntosh	Smith
Clark	Hollingsworth	McMillan	Swanson
Cole	Hollis	Mathews	Taylor
Cox	Holmgren	Mounce	Torgeson
Crozier	Hopkins	Nelson of	Truax
Dayton	Hubbard	Hancock	Van Buren
Dean	Hunt	Nelson of Story	Van Wert
Ditto	Hush	O'Brien	Vaughn
Eckles	Istad	Orr	Venard
Elliott of Polk	Jaycox	Pattison	Vosseller
Elliott of Scott	Jensen	Paulson	Wamstad
Ellsworth	Johnson of	Pendray	Wearin
Figgins	Dickinson	Randall	Whiting
Files		Ratliff	Wilson
Finnern			Mr. Speaker

The nays were, 3.

Berry	Miller	Irwin
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Absent or not voting, 3.

Aiken	Hall	O'Donnell
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Conference committee report adopted.

#### COMMUNICATION FROM THE ATTORNEY GENERAL

The following communication was received from the Attorney General:

April 12, 1929.

Hon. J. H. Johnson,  
Speaker of the House of Representatives,  
Forty-third General Assembly,  
Building.

Dear Mr. Speaker:

I am in receipt of your communication dated April 12<sup>th</sup>, requesting the opinion of this department on the following propositions:

“Senate File No. 76 has passed both Houses and has been sent to the Governor for his approval. It has not yet been signed. It carries with



it a publication clause which provides it shall go into effect after publication. Of course not having been signed it has not yet been published and is not in effect.

"There has been introduced and passed by the Senate, Senate File No. 509 which amends Senate File No. 76. The question is whether Senate File No. 509, which is now pending before the House, can be acted upon, which in effect amends Senate File No. 76 before Senate File No. 76 is signed by the Governor or before it becomes a law by publication.

"I am also directed to ask you for an opinion whether or not a bill which has passed both Houses and sent to the Governor, can be recalled by the House which sent it to the Governor, so that it can be amended and then resent to the Governor."

After making the best research of authorities it is possible to make within the limited time which I feel like taking in this matter, in view of the fact that you are awaiting the opinion of this office, it is my judgment that the Legislature cannot amend a bill that has been passed by both houses of the Legislature, regularly enrolled, and sent to the Governor for his approval, before he acts upon the bill. It is also my opinion that they can amend a bill which has been enacted by both houses of the Legislature and signed by the Governor before such a law becomes effective, for the reason that all of the legislative functions surrounding the passage of a bill have been performed upon its being signed by the Governor. Nothing then remains except the passage of time for it to become effective.

On your last proposition submitted, it is my opinion that to recall a bill which has been sent to the Governor, and which has not been acted upon by him, requires the concurrence of both branches of the General Assembly. This I find to be the universal practice of the Federal Congress and of the different states.

Yours very truly,

JOHN FLETCHER, *Attorney General.*

Rutledge of Webster moved that the Senate be requested to recall Senate File No. 76, providing for the appointment of a commission on assessment and review, from the Governor for the purpose of amendment.

Mr. Rutledge asked unanimous consent to withdraw his motion and in lieu thereof moved that the House proceed to the consideration of Senate File No. 509, amendatory of Senate File No. 76.

Allen of Pocahontas raised the point of order that the motion to reconsider the vote by which the House directed the Speaker to appoint a committee to notify the Senate that the House was ready to adjourn sine die was undisposed of and no other business could intervene until such motion for reconsideration was acted upon.

The Speaker held the point of order not well taken, for the reason that unanimous consent had been granted to defer action on the reconsideration of said motion pending the disposition of other business before the House, and that until the motion by the gentleman from Webster was disposed of the vote to reconsider could not be called for.

Rutledge of Webster moved as a substitute that the rules be suspended and that Senate File No. 509 be withdrawn from the committee on appropriations for consideration by the House.

Reimers of Lyon moved the previous question.

Motion prevailed.

On the question "Shall the rules be suspended and Senate File No. 509 be withdrawn from the committee?" a roll call was demanded.

The ayes were, 76.

Bair	Gilmore	Kline	Read
Baker	Greene	Lamb	Reimers
Ballew	Griswold	Lichty	Reno
Barnes	Hagglund	Lomas	Rice
Buchmiller	Hall	Lovrien	Rutledge
Byers of Fayette	Hansen	McCaulley	Ryder
Byers of Linn	Hatter	McCreery	Rylander
Clark	Hayes	McIntosh	Sass
Cole	Heald	McMillan	Shannon
Crozier	Hill	Mathews	Simmer
Dayton	Hollingsworth	Mounce	Taylor
Dean	Hollis	Nelson of	Truax
Ditto	Holmgren	Hancock	Vaughn
Eckles	Hopkins	Nelson of Story	Venard
Elliott of Polk	Hunt	Orr	Vosseller
Elliott of Scott	Irwin	Pattison	Wearin
Ellsworth	Istad	Paulson	Whiting
Files	Jaycox	Randall	Wilson
Finnern	Johnson of	Ratliff	Mr. Speaker
Forsling	Keokuk		

The nays were, 31.

Albert	Figgins	King	Shields
Allen	Fleming	Knudson	Smith
Berry	Hanson	McIlrath	Swanson
Bixler	Helgason	Miller	Torgeson
Burton	Hubbard	O'Brien	Van Buren
Bush	Hush	O'Donnell	Van Wert
Campbell	Jensen	Pendray	Wamstad
Cox	Johnson of	Rawlings	
	Dickinson		

Absent or not voting, 1.

Aiken

Motion prevailed and the rules were suspended and Senate File No. 509 was withdrawn from the committee.

Allen of Pocahontas called up the motion to reconsider the vote by which the House directed the Speaker to appoint a committee to notify the Senate that the House was ready to adjourn sine die.

Bair of Buena Vista moved the previous question.

Motion prevailed.

On the question "Shall the House reconsider the motion to adjourn sine die?" a roll call was demanded.

The ayes were, 65.

Bair	Gilmore	Lichty	Ratliff
Baker	Greene	Lomas	Read
Ballew	Hagglund	Lovrien	Reimers
Barnes	Hall	McCaulley	Reno
Byers of Fayette	Hansen	McCreery	Rice
Byers of Linn	Hatter	McIntosh	Rutledge
Cole	Hayes	McMillan	Rylander
Crozier	Heald	Mathews	Ryder
Dayton	Hill	Mounce	Sass
Dean	Hollingsworth	Nelson of	Shannon
Ditto	Hollis	Hancock	Truax
Eckles	Holmgren	Nelson of Story	Van Buren
Elliott of Polk	Hunt	Orr	Vaughn
Elliott of Scott	Irwin	Pattison	Venard
Ellsworth	Jaycox	Paulson	Whiting
Finnern	Kline	Randall	Mr. Speaker
Forsling	Lamb		

The nays were, 42.

Albert	Files	Johnson of	Rawlings
Allen	Fleming	Dickinson	Shields
Berry	Griswold	Johnson of	Simmer
Bixler	Hanson	Keokuk	Smith
Buchmiller	Helgason	King	Swanson
Burton	Hopkins	Knudson	Taylor
Bush	Hubbard	McIlrath	Torgeson
Campbell	Hush	Miller	Van Wert
Clark	Istad	O'Brien	Vosseller
Cox	Jensen	O'Donnell	Wamstad
Figgins		Pendray	Wearin
			Wilson

Absent or not voting, 1.

Aiken

Motion prevailed and the House reconsidered the vote by which it directed the Speaker to appoint a committee to notify the Senate that it was ready to adjourn sine die.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Joint Resolution No. 9.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

## BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill: House Joint Resolution No. 9.

## BILL SENT TO THE GOVERNOR

Torgeson of Worth from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 12th days of April, 1929, sent to the governor for his approval: House Joint Resolution No. 9.

S. R. TORGESON, *Chairman.*

Report adopted.

## CONSIDERATION OF BILLS

Senate File No. 509, a bill for an act to amend Senate File Number Seventy-six (76) as passed by the Forty-third General Assembly relating to the method of appointment of members of the state board of assessment and review, and providing for their salary and making an appropriation therefor, was taken up for consideration.

## CHAIR RULES ON POINT OF ORDER

On the request of McCaulley of Calhoun, the Speaker submitted the following ruling on the point of order raised by Allen of Pocahontas relative to the consideration of Senate File No. 509.

In regard to the point of order raised by the gentleman from Pocahontas to the effect that Senate File No. 509 cannot be considered because it is an act to amend Senate File No. 76 which has passed both the Senate and House and been sent to the Governor but has not yet been approved

by the Governor, the Chair begs to advise that he has given this matter his undivided attention since the House recessed, and has considered this proposition in the light of the discussion which was had on the floor of the House and also in the light of the opinion of the Attorney General.

In investigating this matter, the Chair has searched for precedents established by both the House and the Senate and has found numerous precedents established by both House and Senate where this procedure was followed.

This is the third session that the Chair has served in this House and during each session it has followed this custom of passing bills to amend other bills passed in the same session, prior to the time the bill so amended was signed by the Governor.

In the Forty-first General Assembly the House passed House File No. 262. Then after it was passed by both houses and sent to the Governor, and before it was signed by the Governor, it was decided that it should be amended. House File No. 406 was then introduced amending House File No. 262 and passed both houses of the legislature and was sent to the Governor. The Governor signed both bills on April 3, 1925. (See chapters 209 and 210, Acts of the 41st G. A.)

On making inquiry of members who served prior to the 41st General Assembly, the Chair is reliably informed that this has been the universal procedure of each General Assembly as far back as the members can remember.

We have followed this same procedure at the present session. We passed House File No. 544, the so-called Omnibus Bill, making an appropriation for different purposes. Then after it was passed and before it was signed by the Governor, the House passed Senate File No. 456 which increased the salaries of certain state officials. It was then found necessary to make an appropriation in order to pay the increased salaries provided for by Senate File No. 456. House File No. 546 which amended House File No. 544 was then introduced. It was passed by the House, sent to the Senate, was amended and passed by the Senate and was returned to the House and is now before us on the Senate amendment. House File No. 544 which was amended by House File No. 546 was sent to the Governor and is still in the Governor's hands unsigned.

It occurs to the Chair that so far as Senate File No. 76 is concerned, both houses have completed action on it. The Governor could refuse to return it to either House if he so desired, even though requests were made for its return. Senate File No. 76, therefore, is entirely out of control of both houses and is complete so far as both the House and the Senate are concerned.

A similar analogy is that of the Law of Agency. A purported agent goes out without any authority from his principal and attempts to make a contract for his principal. The principal later hears of it and ratifies the contract. Ratification goes back to the time the agent made the original contract. If the Governor, therefore, after Senate File No. 509 is passed, if it should pass, should sign Senate File No. 76, then as a

legal proposition it could make no difference whether Senate File No. 509 was passed before or after Senate File No. 76 was signed by the Governor and would be exactly similar to the illustration above given on the Law of Agency. If he refuses to sign Senate File No. 76, the passage of Senate File No. 509 could do no harm because it necessarily could not be operative.

The Chair feels that he is bound by the precedent established in this House and in the Senate in previous sessions and in the present session. Numerous laws have been enacted under this procedure and not a single one of them has been held invalid because of the procedure, and that he cannot overrule the precedents so established. The Chair is therefore of the opinion that the point of order is not well taken.

Johnson of Dickinson offered the following amendment and moved its adoption:

Amend Senate File No. 509 by adding to the end of Sec. 1 the following:

“but no appointee shall be allowed to qualify and serve on said board until his appointment shall have been approved by two-thirds of the Senate of the Forty-third General Assembly in executive session”.

Hush of Montgomery moved the previous question.

Motion prevailed.

Rutledge of Webster moved that action on the amendment be deferred and that Senate File No. 509 be read a third time and placed on its passage.

Forsling of Woodbury raised the point of order that the previous question had been ordered and that the intervening motion was out of order.

The Speaker held the point of order raised by Mr. Forsling well taken.

On the question, “Shall the amendment be adopted?” a roll call was demanded.

The ayes were, 45.

Albert	Finnern	King	Reimers
Allen	Fleming	Knudson	Rice
Baker	Griswold	Lovrien	Rylander
Berry	Hanson	McIlrath	Smith
Bixler	Helgason	Miller	Swanson
Buchmiller	Holmgren	Nelson of	Taylor
Burton	Hubbard	Hancock	Torgeson
Bush	Hush	Nelson of Story	Van Wert
Clark	Jensen	O'Brien	Vosseller
Cox	Johnson of	Pendray	Wamstad
Ditto	Dickinson	Rawlings	Wilson
Figgins	Johnson of		
Files	Keokuk		

The nays were, 60.

Bair	Gilmore	Jaycox	Ratliff
Ballew	Greene	Kline	Read
Barnes	Hagglund	Lamb	Reno
Byers of Fayette	Hall	Lichty	Rutledge
Byers of Linn	Hansen	Lomas	Ryder
Campbell	Hatter	McCaulley	Sass
Cole	Hayes	McCreery	Shannon
Crozier	Heald	McIntosh	Shields
Dayton	Hill	McMillan	Truax
Dean	Hollingsworth	Mathews	Van Buren
Eckles	Hollis	Mounce	Vaughn
Elliott of Polk	Hopkins	Orr	Venard
Elliott of Scott	Hunt	Pattison	Wearin
Ellsworth	Irwin	Paulson	Whiting
Forsling	Istad	Randall	Mr. Speaker

Absent or not voting, 3.

Aiken	O'Donnell	Simmer
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Amendment lost.

Elliott of Scott moved the previous question on the main bill.

Motion prevailed.

Byers of Linn moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

Allen of Pocahontas raised the point of order that Senate File No. 509 could not be read a second and third time on the same day without suspension of the rules.

The Speaker held the point of order not well taken for the reason that the rule prohibiting the second and third reading on the same day could not be operative on the last day of the session.

On the question, "Shall the bill pass?"

The ayes were, 67.

Albert	Forsling	Kline	Rutledge
Bair	Gilmore	Lamb	Ryder
Baker	Greene	Lichty	Sass
Ballew	Hagglund	Lomas	Shannon
Barnes	Hall	McCaulley	Simmer
Byers of Fayette	Hansen	McCreery	Taylor
Byers of Linn	Hatter	McIntosh	Truax
Cole	Hayes	McMillan	Van Buren
Crozier	Heald	Mathews	Van Wert
Dayton	Hollingsworth	Mounce	Vaughn
Dean	Hollis	Orr	Venard
Ditto	Holmgren	Pattison	Vosseller
Eckles	Hopkins	Paulson	Wearin
Elliott of Polk	Hunt	Ratliff	Whiting
Elliott of Scott	Irwin	Read	Wilson
Ellsworth	Istad	Reno	Mr. Speaker
Files	Jaycox	Rice	

The nays were, 40.

Allen	Fleming	Johnson of	O'Donnell
Berry	Griswold	Keokuk	Pendray
Bixler	Hanson	King	Randall
Buchmiller	Helgason	Knudson	Rawlings
Burton	Hill	Lovrien	Reimers
Bush	Hubbard	McIlrath	Rylander
Campbell	Hush	Miller	Shields
Clark	Jensen	Nelson of	Smith
Cox	Johnson of	Hancock	Swanson
Figgins	Dickinson	Nelson of Story	Torgeson
Finnern		O'Brien	Wamstad

Absent or not voting, 1.

Aiken

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Byers of Linn moved that the vote by which Senate File No. 509 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### EXPLANATION OF VOTE

*Mr. Speaker and Members of the House:*

I voted "no" on Senate File No. 509 for the following reasons:

1. The bill known as Senate File No. 509 was an amendment to Senate File No. 76. At the time the vote was taken in the House on Senate File No. 509, the chief executive of this-state had before him for approval or disapproval, Senate File No. 76. It had been passed by both houses and duly signed by the presiding officers thereof and messaged to the governor. Therefore, neither the State Senate nor the House of Representatives had any matter before it in connection with Senate File No. 76 upon which it could act.

2. The precedent set in legislative assemblies and particularly in the Congress of the United States in such situation is important. That precedent, from the very early procedure of the Congress of the United States beginning with the eighth congress in 1804 and running through to the present time was, and is that to amend a bill after it had passed both houses of congress and had been messaged to the president for his signature, it is necessary to recall the bill from the president by concurrent resolution, make the necessary or desired amendments, and then again send the bill to the president for his signature. Such a procedure has been followed continuously and consistently in the Congress of the United States down to the present time. The procedure therein followed is aptly illustrated by the following quotation from Hinds' Precedents



of the House of Representatives, Vol. 4, page 353:

"On January 31, 1901, the President of the United States, *in accordance with a request of the House and Senate*, returned the bill (H. R. 5048) entitled "An act to confirm in trust to the city of Albuquerque, in the Territory of New Mexico, the town of Albuquerque grant, and for other purposes."

On motion of Mr. John F. Lacey, of Iowa, by unanimous consent, the vote on the passage of the bill was reconsidered.

Thereupon, Mr. Pedro Perea, of New Mexico, offered this amendment:

At the end of section 1 strike out the period and place a semicolon and add the following:

"and also reserving therefrom any private land grants that may have been or may hereafter be confirmed by the Court of Private Land Claims or other authority of the United States."

The amendment was agreed to, and the bill was ordered to be engrossed, read a third time, and passed.

On February 2 the bill, with the amendment of the House, was laid before the Senate. A question was raised as to the procedure; and the bill and amendment, after debate, were referred to the Committee on Rules.

On February 4 the House, on motion of Mr. Perea, passed a resolution requesting the Senate to return the bill to the House.

On February 6, the bill having been returned from the Senate, Mr. Lacey, by unanimous consent, presented, and the House agreed to, this resolution:

*Resolved*, That the vote whereby the House agreed to the amendment to the bill (H. R. 5048) to confirm to the city of Albuquerque, in the Territory of New Mexico, the town of Albuquerque land grant, and for other purposes, be reconsidered, and that said amendment be withdrawn; and that the bill be transmitted to the Senate.

On February 7, in the Senate, by unanimous consent, the votes whereby the bill was ordered to be read a third time and passed were reconsidered, and an amendment, identical with that first agreed to by the House, was adopted. The amendment was then ordered to be engrossed, and the bill was ordered to be read a third time and passed.

On February 8, on motion of Mr. Perea, the House concurred in the Senate amendment.

The bill was then reenrolled, signed by Speaker and President pro tempore, and transmitted to the President of the United States for approval."

Another instance in Congress comparable to the situation at hand is the following:

"On February 13, 1906, in the Senate, Mr. John T. Morgan, of Alabama, offered the following resolution, which was agreed to:

*Resolved by the Senate, the House of Representatives concurring*, That the President is requested to return to the House of Representatives

House bill 297, to authorize the construction of dams and power stations on the Tennessee River at Muscle Shoals, Alabama, for the purpose of amendment.

Mr. Morgan explained the purpose of the resolution as follows:

That bill passed both Houses and went to the President. There is a difficulty in the draft of the bill which has challenged the attention of the President and raises in his mind an objection to the bill, which difficulty can be removed by amendment exactly in accordance with the purpose for which the bill was offered.

On the same day the resolution was agreed to by the House, and on the next day the bill was returned by the President to the House.

On February 23, the House agreed to the following resolution, after some debate as to the method of procedure:

*Resolved by the House of Representatives, the Senate concurring,* That the action of the Speaker of the House of Representatives and of the President pro tempore of the Senate in signing the enrolled bill H. R. 297—"An Act to authorize the construction of dams and power stations on the Tennessee River at Muscle Shoals, Alabama"—be rescinded, and that in the reenrollment of the bill the following amendments be made:"

(Hinds' Precedents of the House of Representatives, Vol. 4, Sec. 3510).

In another instance, a bill was recalled and amended merely to change the middle initial of William "T" Knowles to William "M" Knowles.

In another instance, a bill was recalled for the purpose of amending by striking out the word "director" and inserting in lieu thereof the word "inspector".

3. In the precedents cited by the speaker in his ruling on the point of order raised relative to the consideration of Senate File No. 509, a search of the journals shows that no point of order was raised and that the action was taken by unanimous consent. (See House Journal, 41st General Assembly, pages 1410 and 1411.) The same is true of all of the acts of the 43rd General Assembly referred to in the speaker's ruling. No precedent therefore has been established in this House where a bill amendatory to a bill then in the hands of the governor for signature has been made, because no point of order was raised until this instance.

In connection with House File No. 406 of the 41st General Assembly, which is cited by the Speaker, attention is also called to the fact that House File No. 262 and House File No. 406 which were both signed as of April 3rd, were signed on the last day of the session, April 3rd being the last legislative day and House File No. 262 may or may not have been signed by the governor before the actual passage of House File No. 406. The facts are not now in existence as to what actually happened.

4. The rules stated upon the floor of the House that the courts will not go back of the enrolled bill and go into the record of the legislature in passing a bill is not the correct rule in this state. (See *Dayton vs. Pacific Mutual Life Insurance Company*, 202 Iowa, 753).

5. By passing Senate File No. 509 without the gaining of unanimous consent and over the protest and point of order raised by a member, is a most dangerous precedent to be established by this House. In this instance, it is the result of executive influence being brought to bear upon the legislative branch to change a piece of legislation (Senate File No. 76) which has already left the hands of both houses of the assembly and is in the control of the chief executive himself for the discretionary act of signing or vetoing the bill.

If the governor desired to have the bill amended, as was stated on the floor of the House, without returning it to the legislature, he should have signed Senate File No. 76 and thus have given it the status of a law so that the legislature would have jurisdiction to amend it by the passage of Senate File No. 509.

6. Furthermore, the legislative proposal in controversy deals with the appointive power of the chief executive. Senate File No. 509 defeats the legislative purpose definitely expressed by the membership of the House which on three distinct roll calls placed its approval on the appointive feature which Senate File No. 509 seeks to and does abolish. The Senate itself in accepting the final conference report on Senate File No. 76, accepted the principle which Senate File No. 509 does now reject. For at the time the Senate voted upon the conference report, it was the major of the two issues involved, namely, that the initial appointment of the board of assessment and review should be by the governor subject to the approval of the executive council and an annual salary of \$4250.00 and, whereas, Senate File No. 509 gives the governor arbitrary power of appointment and raises the salary to \$4500.00 per annum.

7. If in the future the presiding officers and members of Iowa General Assemblies follow the precedent just now established they will be treading on dangerous ground in that any act which they may pass and which has not yet become the law by virtue of the approving signature of the governor, can then be amended by another bill.

One hundred twenty-five years ago the Congress of the United States established a rule and precedent against such procedure and subsequent congresses have adhered to such a principle.

8. For the sake of good government and orderly legislative procedure, I voted "no" on Senate File No. 509 and enter this explanatory protest.

BYRON G. ALLEN.

Senate File No. 508, a bill for an act designating and fixing the amount of revenue for general state purposes for which levy is to be made by the executive council, was taken up for consideration.

Allen of Pocahontas raised the point of order that Senate File No. 508 could not be read a second and third time on the same day without suspension of the rule.

The Speaker held the point of order not well taken for the reason that the rule prohibiting the second and third reading on the same day could not be operative on the last day of the session.

Johnson of Dickinson offered the following amendment and moved its adoption:

Amend Senate File No. 508 by striking out of lines 5, 6 and 7 the following:

"and the sum of Nine Million Nine Hundred Eighty-four Thousand and Eighty Dollars (\$9,984,080.00), to be provided by the levy for 1930".

Also amend by striking out the word "levies" in line 7 and inserting the word "levy".

Greene of Pottawattamie moved the previous question on the amendment.

Motion prevailed.

On the question, "Shall the amendment be adopted?" a roll call was demanded.

The ayes were, 50.

Albert	Griswold	King	Shields
Allen	Hagglund	Knudson	Simmer
Berry	Hanson	Lovrien	Smith
Bixler	Helgason	McIlrath	Swanson
Buchmiller	Holmgren	Miller	Taylor
Burton	Hopkins	Nelson of	Torgeson
Bush	Hubbard	Hancock	Van Wert
Campbell	Hush	Nelson of Story	Vaughn
Clark	Jensen	O'Brien	Venard
Cox	Johnson of	O'Donnell	Vosseller
Figgins	Dickinson	Pendray	Wamstad
Files	Johnson of	Rawlings	Wearin
Finnern	Keokuk	Rylander	Wilson
Fleming			

The nays were, 57.

Bair	Ditto	Hatter	Kline
Baker	Eckles	Hayes	Lamb
Ballew	Elliott of Polk	Heald	Lichty
Barnes	Elliott of Scott	Hill	Lomas
Byers of Fayette	Ellsworth	Hollingsworth	McCaulley
Byers of Linn	Forsling	Hollis	McCreery
Cole	Gilmore	Hunt	McIntosh
Crozier	Greene	Irwin	McMillan
Dayton	Hall	Istad	Mathews
Dean	Hansen	Jaycox	Mounce

Orr	Ratliff	Rice	Shannon
Pattison	Read	Rutledge	Truax
Paulson	Reimers	Ryder	Van Buren
Randall	Reno	Sass	Whiting
			Mr. Speaker

Absent or not voting, 1.

Aiken

Amendment lost.

Orr of Clayton moved the previous question.

Motion prevailed.

Allen of Pocahontas raised the point of order that in laying Senate File No. 507 on the table the House acted upon the same subject matter as contained in Senate File No. 508 and, therefore, could not be considered again this session.

The Speaker ruled that Senate File No. 508 being different from Senate File No. 507 in the amount of money designated to be raised by levy, and furthermore, there being a number of amendments proposed to Senate File No. 507 and while said amendments were still pending, Senate File No. 507 with all pending amendments was laid on the table, therefore, the point of order was not well taken.

McCaulley of Calhoun moved that the bill be read a third time now and placed upon its passage, which motion prevailed and the bill was read a third time.

On the question, "Shall the bill pass?"

The ayes were, 67.

Bair	Gilmore	Kline	Read
Baker	Greene	Lamb	Reno
Ballew	Hagglund	Lichty	Rice
Barnes	Hall	Lomas	Rutledge
Byers of Fayette	Hansen	McCaulley	Ryder
Byers of Linn	Hatter	McCreery	Rylander
Cole	Hayes	McIntosh	Sass
Crozier	Heald	McMillan	Shannon
Dayton	Hill	Mathews	Truax
Dean	Hollingsworth	Mounce	Van Buren
Ditto	Hollis	Nelson of	Van Wert
Eckles	Holmgren	Hancock	Vaughn
Elliott of Polk	Hopkins	Nelson of Story	Venard
Elliott of Scott	Hunt	Orr	Wearin
Ellsworth	Irwin	Pattison	Whiting
Finnern	Istad	Paulson	Wilson
Forsling	Jaycox	Ratliff	Mr. Speaker

The nays were, 40.

Albert	Files	Johnson of	Randall
Allen	Fleming	Keokuk	Rawlings
Berry	Griswold	King	Reimers
Bixler	Hanson	Knudson	Shields
Buchmiller	Helgason	Lovrien	Simmer
Burton	Hubbard	McIlrath	Smith
Bush	Hush	Miller	Swanson
Campbell	Jensen	O'Brien	Taylor
Clark	Johnson of	O'Donnell	Torgeson
Cox	Dickinson	Pendray	Vosseller
Figgins			Wamstad

Absent or not voting, 1.

Aiken

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

McCaulley of Calhoun moved that the vote by which Senate File No. 508 passed the House be reconsidered and the motion to reconsider be laid on the table.

Motion prevailed.

#### CHANGE OF VOTES

Hayes of Dubuque moved that Irwin of Lee be permitted to change his vote from "aye" to "nay" on House Joint Resolution No. 9.

Motion prevailed.

Allen of Pocahontas moved that McIlrath of Poweshiek be permitted to change his vote from "aye" to "nay" on the second conference report of Senate File No. 10. Motion prevailed.

#### MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File No. 546, a bill for an act to amend House File No. 544 of the 43d General Assembly, relating to appropriations for miscellaneous expense of the General Assembly, and providing an appropriation for reconstructing the voting machine of the House and for salary increases of certain state offices.

Also, that the Senate concurs in the House amendment to Senate Concurrent Resolution No. 16.

WALTER H. BEAM, *Secretary.*

### CONSIDERATION OF SENATE AMENDMENT

On request of Lovrien of Humboldt, unanimous consent having been given, House File No. 546, a bill for an act to amend House File No. 544 of the Forty-third General Assembly, relating to appropriation for miscellaneous expense of the General Assembly, and providing an appropriation for reconstructing the voting machine of the House, and for salary increases of certain state officers, with Senate amendment was taken up and the amendment read and considered.

### SENATE AMENDMENT TO HOUSE FILE NO. 546

Amend by striking out all after the enacting clause and inserting in lieu thereof the following:

"Section 1. House File No. 544, acts of the Forty-third General Assembly is hereby amended by adding thereto the following:

There is also appropriated the sum of Seven Thousand Dollars (\$7,000.00), or so much thereof as may be needed, from the General Fund of the state to reconstruct the House voting machine, to be expended under the direction of the Executive Council.

There is also appropriated the sum of Ten Thousand Dollars (\$10,000.00) to pay the increase in salaries under Senate File No. 456, acts of the Forty-third General Assembly.

Mr. Lovrien moved that the House concur in the Senate amendment.

On the question, "Shall the House concur?"

The ayes were, 88.

Albert	Dean	Hansen	Jensen
Allen	Ditto	Hanson	Johnson of
Baker	Eckles	Hatter	Dickinson
Ballew	Elliott of Polk	Hayes	Johnson of
Barnes	Elliott of Scott	Heald	Keokuk
Berry	Ellsworth	Helgason	King
Bixler	Figgins	Hill	Kline
Burton	Files	Hollingsworth	Knudson
Byers of Fayette	Finnern	Hollis	Lamb
Byers of Linn	Fleming	Holmgren	Lichty
Campbell	Forsling	Hunt	Lomas
Clark	Gilmore	Hush	Lovrien
Cox	Greene	Irwin	McIntosh
Crozier	Hagglund	Istad	McMillan
Dayton	Hall	Jaycox	Mathews

Mounce	Rawlings	Shannon	Van Wert
Nelson of Hancock	Read	Shields	Venard
Nelson of Story	Reimers	Smith	Vosseller
Orr	Reno	Swanson	Wamstad
Pattison	Rice	Taylor	Whiting
Paulson	Ryder	Torgeson	Wilson
Ratliff	Rylander	Truax	Mr. Speaker
	Sass	Van Buren	

The nays were, 5.

Bush	Hopkins	O'Brien	Pendray
Randall			

Absent or not voting, 15.

Aiken	Cole	McIlrath	Simmer
Bair	Hubbard	Miller	Vaughn
Buchmiller	McCaulley	O'Donnell	Wearin
Griswold	McCreery	Rutledge	

So the bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File No. 509.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

#### BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House, the following bill: Senate File No. 509.

Ditto of Osceola moved that the call of the House be now raised.

#### REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Torgeson of Worth, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:



MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File No. 508, House File No. 546.

S. R. TORGESON,  
*Chairman House Committee.*  
CHAS. T. ROGERS,  
*Chairman Senate Committee.*

Report adopted.

#### BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate File No. 508 and House File No. 546.

#### BILLS SENT TO THE GOVERNOR

Torgeson of Worth from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 12th day of April, 1929, sent to the governor for his approval: House File No. 546.

S. R. TORGESON, *Chairman.*

Report adopted.

#### BILLS APPROVED BY THE GOVERNOR

A communication was received from the Governor announcing that he had approved the following bills:

House Files Nos. 279, 160, 283, 544, 527, 531 and 429.

#### SPEAKER APPOINTS COMMITTEES

The Speaker announced the appointment of the following committees:

Under House Joint Resolution No. 9, Lovrien of Humboldt, Greene of Pottawattamie and Kline of Davis.

Under Senate Joint Resolution No. 9, Hollis of Black Hawk, Burton of Wayne, Reimers of Lyon.

Allen of Pocahontas called up his motion pending, that a committee of three be appointed to notify the Senate that the House was ready to adjourn sine die, and moved its adoption.

Motion prevailed and the Speaker appointed as such committee: Allen of Pocahontas, Torgeson of Worth, and Simmer of Wapello.

McCaulley of Calhoun moved that a committee of three be appointed to notify the Governor that the House was ready to adjourn sine die.

Motion prevailed and the Speaker appointed as such committee: McCaulley of Calhoun, Elliott of Scott, and Orr of Clayton.

The committee retired and subsequently returned and reported that they had performed their respective duties. Committee discharged.

A committee from the Senate appeared and notified the House that the Senate was ready to adjourn.

The hour of twelve o'clock noon, April 12th, having arrived, Speaker Johnson declared the House of Representatives of the Forty-third General Assembly adjourned sine die.

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# IN MEMORIAM

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## *House of Representatives*

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Memorials adopted by the House of Representatives of the Forty-third General Assembly regarding departed members:

GEORGE S. ALLYN.....	Mar.	9, 1847-July	17, 1928
IRVING P. BOWDISH.....	Nov.	19, 1838-May	11, 1927
HOWARD WEBSTER BYERS.....	Dec.	25, 1856-Mar.	24, 1928
EDWARD D. CHASELL.....	May	25, 1858-Oct.	18, 1928
GEORGE F. COBURN.....	May	12, 1856-Mar.	17, 1929
WILLIAM H. COCHRANE.....	Dec.	14, 1856-April	30, 1928
RUBEN BURTRAM CRONE.....	Jan.	7, 1871-Mar.	30, 1927
ARTHUR HENRY DAVISON.....	Mar.	6, 1857-Dec.	1, 1928
WILFORD P. DAWSON.....	April	2, 1859-Oct.	13, 1928
HENRY DAYTON.....	Sept.	30, 1836-April	19, 1928
ELI DOTSON.....	Feb.	20, 1847-Dec.	26, 1928
GEORGE W. EDGE.....	Mar.	27, 1872-Sept.	11, 1927
JAMES PATTON FLICK.....	Aug.	28, 1845-Feb.	25, 1929
C. N. FLUGUM.....	Jan.	17, 1859-Nov.	9, 1927
JOHN L. GOOD.....	April	9, 1845-June	8, 1928
HARRY H. GREEN.....	Mar.	13, 1839-April	17, 1927
WILLIAM S. HART.....	Mar.	30, 1866-Jan.	25, 1929
THOMAS E. JOHNS.....	July	31, 1846-Mar.	15, 1929
EDWARD H. KNICKERBOCKER.....	Nov.	18, 1855-Jan.	8, 1929
TIMOTHY E. MCCURDY.....	Mar.	2, 1846-Jan.	14, 1929
MICHAEL McDONALD.....	July	20, 1845-June	12, 1926
DAVID HARDMAN MILLER.....	Oct.	19, 1865-Jan.	20, 1927
THOMAS PARSONS.....	Feb.	12, 1855-April	1, 1928
HORATIO PITCHER.....	Jan.	23, 1839-April	11, 1927
JOHN FREDERICK POTTER.....	Feb.	27, 1834-April	15, 1927
LEVI FRANKLIN POTTER.....	Mar.	27, 1855-April	8, 1928
THOMAS EDWIN POWERS.....	Nov.	29, 1857-Feb.	14, 1929
PERCY L. PRENTIS.....		1870-June	22, 1928
SYLVESTER CALVIN REES.....	May	5, 1849-Mar.	1, 1929
D. FULTON RICE.....	Sept.	13, 1889-Feb.	28, 1929
J. D. ROBBINS.....	Dec.	4, 1854-Sept.	3, 1928
JOHN Y. STONE.....	Apr.	4, 1843-June	26, 1928
CHARLES BROWN WILSON.....	Feb.	19, 1861-Dec.	10, 1927

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# JOURNAL OF THE HOUSE

## MEMORIALS

HON. GEORGE S. ALLYN

MR. SPEAKER: Your committee, appointed to prepare resolutions in commemoration of the life, character and services of the Hon. George S. Allyn, beg leave to submit the following report:

George S. Allyn, son of the Rev. and Mrs. Henry Allyn, was born March 9, 1847, at Clinton, DeWitt county, Illinois, and departed this life at his home in Mount Ayr, Iowa, July 17, 1928, at the age of eighty-one years, four months and eight days. Surviving him are his devoted wife, daughters Madge and Georgia, sons, Earle K. Clare G., and Clinton D., residents of Ringgold county; a sister, Angie M., of Waverly, Illinois; the only brother, John H., of Lincoln, Nebraska, and his six grandchildren.

As the son of a Methodist circuit rider, Mr. Allyn's first years were spent in many Illinois communities, for a circuit rider's efforts in the betterment of mankind called for continuous and constant travel. Death ended the early mission of this family by claiming Mr. Allyn's father in 1855, leaving the loyal mother and the five small children to face life's battles alone. Realizing the family's serious predicament, the subject of this sketch assumed a portion of the family's financial responsibility by becoming a wage earner at the tender age of nine. His recompense was only \$1.50 a week, and the employment was in the rural communities. The majority of these employers were just, but a few were very harsh and inconsiderate.

At the outbreak of the Civil War, this thirteen-year-old boy was denied a drummer's commission through failure to secure his mother's consent. His inability to serve his country at this time was a lifelong regret.

In 1866, George Allyn with brother, youngest sister and mother, emigrated to Ringgold county by covered wagon and team, and settled on a farm south of Blockton, where with the help of generous neighbors a crude home was constructed for the venturesome newcomers. Here, with winter approaching and the family's finances exhausted, Mr. Allyn's training in a minister's home again served him to good purpose, for it had indirectly fitted him for school teaching, and schoolmasters were scarce on this frontier. He was elected teacher of the home school and in this capacity he began his long career as a faithful public servant.

Occupied with teaching during the winter months and farming throughout the summer, Mr. Allyn lived in Clinton township until 1872, when he moved to Mount Ayr to assume the duties of the clerk of the district court. While in this office, he was united in marriage to Miss Mary V. Kinsell, June 21, 1876. After three terms in the clerk's office, he was appointed and served as postmaster of Mount Ayr for two years

under the Hayes administration, when he resigned to enter the banking and real estate business with C. B. Morris in the year 1880. This partnership was terminated in 1886 with the entry of John H. Allyn, and the firm of Allyn Brothers came into existence and served the people in a faithful manner for years.

Mr. Allyn was honored through election to the Twenty-sixth, Twenty-seventh, Twenty-eighth, and Twenty-ninth General Assemblies as State Senator, and was returned to the Thirty-eighth and Thirty-ninth General Assemblies as Representative of the people of Ringgold county. He was appointed trustee of the Agricultural College at Ames, and filled this appointment for the term. His unique official record is with the local board of education, for his activities with this body have been in the capacity of president for fifty-two consecutive years.

In 1915 Mr. Allyn retired from active business duties and had since resided on his acreage adjoining Mount Ayr where he delighted in garden and flower culture; his restful moments were spent in wholesome reading. In this manner he retained a youthful and entertaining mind to the end of his life.

Membership in the Methodist Episcopal church came at a very early age, the baptismal rite being performed by the Rev. Peter Cartright, a compatriot of the Rev. Henry Allyn. Interest in the church's welfare and the church's activities were always in his mind; his devotion was conscientious; his time, talents and money were unsparingly donated as occasion demanded. Loyalty to the Sunday School of his church is best evidenced through the fulfillment of the superintendent's duties for a period of some twenty-five years.

No higher tribute can be paid Mr. Allyn than to say he was a consistent Christian, honest and true, mild-mannered and fair, tolerant and cheerful, passionately devoted to his family and his home, a consecrated worker in the "vineyard of his Lord." The memory of his worthy life will ever prove a priceless heritage to his beloved wife, his children and his grandchildren. He has fought a good fight, he has finished his course, he has kept the faith. "Blessed are the dead who die in the Lord."

*Therefore, Be It Resolved by the House of Representatives of the Forty-third General Assembly, That in the passing of the Hon. George S. Allyn, the state has lost an honored and valuable citizen, a man of high ideals in Christian living and useful citizenship.*

*Be It Further Resolved, That a copy of these resolutions be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy of it to the relatives of the deceased.*

D. A. VAUGHN,  
JOHN M. BIXLER,  
GEORGE C. FIGGINS,

*Committee.*

Unanimously adopted April 8, 1929.

## HON. IRVING P. BOWDISH

MR. SPEAKER: Your committee, appointed to prepare resolutions commemorating the life, character and public service of the Hon. Irving P. Bowdish, late a member of the House of Representatives in the Seventeenth and Nineteenth General Assemblies, beg leave to report the following:

Irving P. Bowdish, son of Bailey Bowdish and Sarah Paine Bowdish, was born November 19, 1838, in the town of South Dover, Dutchess county, New York. In 1854, the father, Bailey Bowdish, bought a farm near the village of Waubeek in Linn county. Irving P. Bowdish, with his father's family, came to Iowa on April 15, 1856. He located with his parents on the farm, January 18, 1858. At that date Linn county was only partly settled and Cedar Rapids was a village. At this pioneer home, on April 19, 1858, Irving P. Bowdish was married to Sarah F. Harrison, who survives him.

He attended the public school in New York and completed his education in an academy at Litchfield, Connecticut, his last examination having been under the noted educator, Horace Mann. He early became prominent in the promotion of education in local and state affairs, and for many years was retained as treasurer and counsellor of the township school board.

He was intensively active in promoting the interests of the farmer. Having increased his farm in acreage, he bought registered stock, permitting it to run on the open prairie, then bought the increase at advanced prices to convince his people of the importance and better profits of improved herds. He was one of the earliest and largest shippers of livestock and was, at his death, the oldest continuous shipper to the Chicago Union Stock Yards, having sold stock there on the opening day of the yards, December 20, 1865. Many of the principal officials of the Union Stock Yards were his boyhood associates.

During the Civil War, presenting himself for service and being physically barred, he sought to aid the impoverished families of the boys in the army by advancing money on their expectant crops as soon as planted and before the seed had sprouted in the ground.

While merely a farmer, he became so versed in our laws as to become the counsellor and advisor in many local disagreements, but especially was he sought to write wills and to act as executor. Some of the wills he wrote were contested, but none were ever broken. This result added to demands upon him from men of large estates.

Twice elected to the legislature from the Democratic party and overcoming large adverse majorities, he served as Representative from Linn county in the Seventeenth and Nineteenth General Assemblies, becoming a recognized minority leader when the minority party had considerable strength.

He came, with his parents, into this state in young manhood. All that has taken place in the development of this region, he saw; part of it, he was. He saw the faint prairie trails become the paved highways of today, the automobile displacing the horse, the tractor supplanting the ox team at the plow. He saw the wilderness turned into the garden spot

of the United States; he saw the many changes of progress marching through like a victorious army, and all in the lifetime of one man.

He thought, spoke and wrote with all the vigor of disciplined manhood. No man in the community carried more warm personal friends than this master pioneer. If he had enemies, they were only among those who could not use him for questionable purposes. He enjoyed the confidence of his region for unbroken integrity, fidelity to friends and moral virtues. He turned many of the youths of his acquaintance into paths of success and Christian living. He gave of all his energies to the service of betterment for his community and Iowa, the state he loved. He lived continuously for seventy years in the one house in which he was married. He belonged to the order of Masons, and was a member of the Baptist church. He passed away May 11, 1927, in his eighty-ninth year.

*Therefore, Be It Resolved,* That the House of Representatives take this occasion to present this tribute to the memory of a faithful public servant, and to express appreciation of his character and public service, and at the same time extend to relatives most sincere sympathy.

*Be It Further Resolved,* That a copy of these resolutions be printed in the Journal of the House and that the Chief Clerk be directed to forward to the family of the deceased an enrolled copy.

D. R. MCCREERY,  
W. WALTER WILSON,  
J. E. MCMILLAN,

*Committee.*

Unanimously adopted April 8, 1929.

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#### HON. HOWARD WEBSTER BYERS

MR. SPEAKER: Your committee appointed to prepare a resolution and a befitting memorial on the life, character and public service of the Honorable H. W. Byers, beg leave to submit the following report:

H. W. Byers was born in Woodstock, Richland county, Wisconsin, December 25, 1856, and passed away in Des Moines, Iowa, March 24, 1928.

He spent his early manhood in Shelby county, and here began his chosen profession, the practice of law, at Harlan, Iowa, which so well fitted him for the prominent part he was to play in the affairs of his county and state.

His first political venture of importance was his election to represent Shelby county in the House of Representatives of the Twenty-fifth General Assembly, and he was again chosen to serve in the Twenty-sixth General Assembly and was elected Speaker of the House.

This was an important Assembly as it was elected to revise the Code, and no man was better fitted to preside over the House, during such a time than was "Webb Byers," the name by which his host of friends knew him.

In 1898 he became a candidate for the Republican congressional nomination in the Ninth District, but failed of his desire, only after one of the longest conventions ever held in the state and after 525 ballots had

been taken, and, during all that time and all that balloting forty-eight delegates from his own and neighboring counties remained with him throughout, and he was only seven short of a majority.

Mr. Byers was again chosen a member of the House in the Twenty-eighth General Assembly, and served most creditably. By this time his influence and worth were recognized and rewarded by his selection to the office of attorney general of this his adopted state. Upon retiring from the state house he was appointed corporation counsel of the city of Des Moines, and during his incumbency many big and important questions arose which he met with his usual ability and judgment.

He presided over two Republican state conventions during his service in politics, being permanent chairman of the convention which first nominated A. B. Cummins for Governor.

Mr. Byers was for many years a member of the Des Moines law firm of Clark, Byers & Hutchinson, a firm which was among the leaders of the bar in the Capital City.

He strenuously advocated the nomination of his law partner, Howard J. Clark, for United States Senator at the primary election in 1926.

The writer realizes his inability to do justice to Mr. Byers, as he was one of God's noblemen, the finest and noblest of men. He was a friend of the poor man, always extending a helping hand to the unfortunate. He was a magnetic and entertaining speaker, honest and courageous, and vigorously urged any principles for which he contended.

His life work is finished, his career is closed, his work is done, but as a monument to him, there remain his deeds, his admirers, and his many friends.

*Therefore, Be It Resolved by the House of Representatives of the Forty-third General Assembly of the State of Iowa, That the foregoing memorial be adopted as its appreciation of the life and character and public service of the Honorable Howard Webster Byers.*

*Be It Further Resolved, That these resolutions be spread on the records of this House, and an enrolled copy thereof be sent to the family of the deceased.*

GEO. E. MILLER,  
E. A. ELLIOTT,  
WILBER F. HUBBARD,

*Committee.*

Unanimously adopted April 8, 1929.

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HON. EDWARD D. CHASELL

MR. SPEAKER: Your committee appointed to prepare suitable resolutions commemorating the life and service of the Honorable Edward D. Chassell, late of Plymouth county, Iowa, beg leave to submit the following memorial:

Edward D. Chassell was born at Holland Patent, Oneida county, New York, May 25, 1858, and died in Des Moines, Iowa, October 18, 1928. Burial was at Wyoming, Iowa.



His parents, William and Frances Jones Chassell, removed with their family to a farm near Iowa Falls, Iowa, in 1867. After attending country schools and while still very young, Edward D. Chassell taught during the winters and worked on farms during the summers. He was graduated from the Iowa State Normal School, now the State Teachers College, in 1882; and served as principal of schools at Staceyville and at St. Ansgar, Mitchell county, Iowa. In 1884 he purchased an interest in the newspaper known as the *Osage News* and became its editor. In 1888 he served in the Senate of the Twenty-second General Assembly as second assistant secretary. During the same year he removed to Le Mars, Plymouth county, Iowa, purchasing an interest in the *Le Mars Sentinel* and a short time later became its editor. In 1893 he was elected Representative from Plymouth county and served as such in the Twenty-fifth General Assembly. In 1903 Mr. Chassell was again elected Representative and served in the Thirtieth and Thirty-first General Assemblies. In 1906 the General Assembly elected him to the office of State Binder and he served as such from 1907 to 1912. In December, 1916, Governor Clarke appointed him as Railroad Commissioner to fill the vacancy created by the death of James H. Wilson. He served in this capacity until November, 1917, when he resigned to accept the position as secretary of the Farm Mortgage Banks Association of America, which office he held for about ten years. He then resigned and devoted the latter part of his life to his personal interests. He was a man of fine character, enterprising, progressive and successful.

*Therefore, Be It Resolved by the House of Representatives of the Forty-third General Assembly, That we extend our sympathies to the family and express our appreciation of the life and character and public services of the Honorable Edward D. Chassell.*

*Be It Further Resolved, That these resolutions be spread upon the Journal of the House and the Chief Clerk be directed to send an enrolled copy to the family.*

FRANK J. SWANSON,  
CARL W. H. SASS,  
C. C. R. BUSH,

*Committee.*

Unanimously adopted April 8, 1929.

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HON. GEORGE F. COBURN

MR. SPEAKER: We, your committee appointed to draft suitable resolutions concerning the life and public service of Hon. George F. Coburn, member of the House of Representatives in the Twenty-eighth, Twenty-ninth, Thirtieth and Thirty-first General Assemblies, beg leave to submit the following report:

George F. Coburn, who passed away on Sunday, March 17, 1929, at his home in Tilden township, Cherokee county, Iowa, after a lingering illness of cancer of the stomach, was one of the most highly respected and prominent citizens of the country. The greater part of his life, which has been spent in this country, was a record of service and efficiency which

has distinguished him among his fellowmen. He has been a zealous political worker in the ranks of the Republican party and has served as a member of the Iowa House in the Twenty-eighth, Twenty-ninth, Thirtieth and Thirty-first General Assemblies and as a Senator from the Cherokee-Ida-Plymouth district in the Thirty-seventh and Thirty-eighth Assemblies.

George F. Coburn was born in Boone county, Illinois, the son of A. and Mary (Wright) Coburn, natives of Androscoggin, Maine, and it was in this country that he grew to manhood. At the age of eight he went to Maine where he remained until his eighteenth year, being trained in the occupation of a farmer. He received his education in the common schools.

In 1874 Mr. Coburn came to Iowa, settling four years later on a farm in Tilden township which he purchased. He gave evidence of his pluck and grit by living all alone in a dugout. He had few neighbors and as the country was new he encountered all the hardships of pioneer life which he faced bravely and later reaped the rewards of his industry.

He was united in marriage on November 8, 1879, to Miss Mary Coburn, daughter of Albert and Elizabeth Coburn, born in New York state, who with five children, Arthur, John, Pearlle, Alvin and Francis, mourn the death of their beloved husband and father.

He is also survived by one brother, Fred A., of Eastport, Maine, and two sisters, Mrs. C. F. Westgate of Bradford, Massachusetts, and Mrs. Foster Wilbur of Cambridge, Massachusetts, fourteen grandchildren and three great grandchildren.

He has taken a great interest in community affairs and was a member of several lodges and clubs, among them Little Sioux Lodge, A. F. & A. M.; Haggai Chapter, R. A. M.; Crusade Commandery, K. T.; T. S. Parvin Consistory No. 5, and Washta Chapter No. 307, O. E. S.

Funeral services were held on Thursday, March 21, 1929, at the home and at Mt. Pleasant church, and interment was made in Tilden cemetery.

The Washta Masonic Lodge had charge of the last rites.

*Therefore, Be It Resolved*, That in the passing of the Hon. George F. Coburn, the state has lost a valuable and honored citizen, a man of strong character and sterling worth, and the House would tender, by this resolution, its sympathy to the widow and children who survive him.

*Be It Further Resolved*, That a copy of these resolutions be spread upon the Journal of the House as an expression of the life and worth of the deceased, and an enrolled copy thereof be transmitted to the family of the deceased, in care of Mrs. George F. Coburn at Marcus, Iowa.

C. C. R. BUSH,  
FRANK J. SWANSON,  
JOHN H. AIKEN,

*Committee.*

Unanimously adopted April 8, 1929.

## HON. WILLIAM H. COCHRANE

MR. SPEAKER: Your committee appointed to prepare suitable resolutions commemorating the life and service of the Honorable William H. Cochrane, late of Adams county, Iowa, beg leave to submit the following memorial:

William H. Cochrane was born in Clayton, Illinois, December 14, 1856. He came to Iowa in 1877 and settled on a farm in Taylor county. He was married to Catherine Souttes, April 5, 1879. To this union five children were born. Besides his wife he is survived by four children, namely: Mrs. Mabel Mahr, Mrs. Emily Smith, Walter Cochrane, all of Corning, and William Cochrane of Watertown, South Dakota. His son Thomas preceded him in death, April 17, 1917. In February, 1903, he moved to his home in South Corning, where he lived until he moved into Corning.

He was a faithful member of the Methodist church most of his life and served as a member of the building committee of the Corning Methodist Episcopal church. He believed in every person assuming his full share of the responsibilities in carrying on the work of the community and state. He served as a member of the Thirty-sixth General Assembly and always approached a task with sincerity of purpose. Only a short time before his death he assumed office as mayor of his home city.

He died April 30, 1928, of pneumonia, at his home, after a short illness of only a few days. His age was seventy-one years, one month and sixteen days.

*Therefore, Be It Resolved by the House of Representatives of the Forty-third General Assembly of the State of Iowa, That the foregoing memorial be adopted as its appreciation of the life and character and public service of the Honorable William H. Cochrane.*

*Be It Further Resolved, That these resolutions be spread on the records of this House, and an enrolled copy thereof be sent to the family of the deceased.*

JOHN M. BIXLER,  
R. W. COX,  
S. FLEMING,

*Committee.*

Unanimously adopted April 8, 1929.

## HON. RUBEN BURTRAM CRONE

MR. SPEAKER: Your committee appointed to prepare resolutions commemorating the life and service of the Honorable Ruben Burtram Crone, late of Emmet county, Iowa, beg leave to submit the following:

Ruben Burtram Crone was born in Cedar county, Iowa, on January 7, 1871. He died in Des Moines March 30, 1927.

When he was five years of age his family moved to Tama county, Iowa. After being graduated from high school he taught school for several years and then entered the University of Iowa and was graduated in the year

1897. After graduation he took up school work and between the years 1897 and 1911 he acted as superintendent of the following high schools: Churdan, Fonda, Tipton, Washington and Fort Dodge. After spending one year in Emmet county, he was called to the Presidency of Hastings College at Hastings, Nebraska. To this institution he gave eight of the best years of his life, working with earnestness and zeal. He started it on its upward way. Hastings College today is one of the finest colleges of the West, and owes much to Dr. Crone.

In 1920 he returned to Emmet county which was his home until his death, always taking an active interest in all community problems. He was president of the Emmet County Farm Bureau for two years. During those years the organization greatly increased in membership and activities.

He was deeply interested in all the churches and was a member of the Presbyterian church and a worthy leader, teaching in the School of Missions and the Men's Bible Class. At the time of his death Mr. Crone was just completing his first term in the State Legislature of Iowa. He took a very active part and interest in all questions that came before that body.

He was married on July 28, 1899, to Miss Lilliam Hulsebus of Burlington, Iowa. To this union were born Edith of Burlington, Iowa; Maurice Arthur of Burlington, Iowa, and Burtram Edwin of Jamestown, North Dakota. There are three sisters, Mary Atkins of Hartington, Nebraska; Ida Hammond of Lisbon, Iowa, and Carrie Gibbons of Estherville, Iowa.

The following named Representatives were acting pall bearers at services in the House Chamber. They were also honorary pall bearers at the funeral service at Estherville, Iowa: Honorable Howard Mathews of Des Moines county, Honorable Francis Johnson of Dickinson county, Honorable Frank Hollingsworth of Boone, Honorable James A. King of Clay, Honorable G. W. Patterson of Kossuth and Honorable W. E. G. Saunders of Palo Alto county.

*Whereas*, the life and character of the deceased and his exemplary service call for such as to place his memory among those highly respected and esteemed in our state;

*Therefore, Be It Resolved*, That the House of Representatives takes this occasion to express its appreciation of the character and service of the deceased; and

*Be It Further Resolved*, That a copy of these resolutions be printed in the Journal of the House and that the Chief Clerk be directed to forward to the family of the deceased an enrolled copy.

E. O. HELGASON,  
F. HOLLINGSWORTH,  
C. C. R. BUSH,

*Committee.*

Unanimously adopted April 8, 1929.

## HON. ARTHUR HENRY DAVISON

MR. SPEAKER: Your committee appointed to prepare memorial resolution commemorating the life, character and public service of the Hon. Arthur Henry Davison, a former member of the Twenty-fifth General Assembly of Iowa, begs leave to submit the following:

Arthur Henry Davison was born near Blooming Valley, Crawford county, Pennsylvania, March 6, 1857, and died in Des Moines, Iowa, December 1, 1928. Burial was at Riverview cemetery, Rock Rapids, Lyon county, Iowa. His parents were Wesley and Cynthia Amelia (Thompson) Davison. Arthur H. attended common school in the country and in Blooming Valley. In the fall of 1873 he attended State Normal School at Edinboro, Pennsylvania, and for the next six years he alternated between teaching near home, working in creameries, and attending State Normal School, except that one year he spent in Platte county, Nebraska, where he taught and worked on a farm. In 1879 he was graduated from the State Normal School at Edinboro and in September of that year removed to Rock Rapids, Iowa, where he became principal of the town schools. He occupied that position until the summer of 1881 when he was appointed county superintendent of Lyon county to fill a vacancy. That fall he was elected county superintendent and was reelected in 1883, serving in that office until January, 1886. In November, 1883, he with Charles Creglow purchased the *Rock Rapids Review* which he edited for about a year as a Republican paper. In 1885 he purchased the *Lyon County Reporter*, a Republican paper, which he published and edited until August, 1887. From 1885 to 1887 he dealt extensively in real estate. In 1893 he was elected Representative for Lyon and O'Brien counties, and served in the Twenty-fifth General Assembly. In May, 1896, he was admitted to practice law, but never entered extensively in that work.

For years he was a member of the Rock Rapids School Board, and of the Public Library Board. He removed to Des Moines in December, 1898, and in January, 1899, became secretary of the Executive Council of Iowa. That body had been created but eighteen months and he was its first formally elected secretary. During his tenure and largely by his insistence, the importance of the Council in all matters touching the state's business was greatly enlarged, and that body became dominant in the innumerable details of the state's government. Mr. Davison, serving in this capacity, was of necessity the burden bearer. Every order, contract, bill, voucher, came under his watchful eye; and he formulated and enforced regulations for the transaction of public business consistent with best methods in private business. He was invaluable for his knowledge and industry in those larger responsibilities of the Executive Council in the assessment and taxation of property. He was conscientious and thorough. The hostility he often incurred was a real tribute to his honesty. He was largely responsible for carrying through to the finish, in harmony with the spirit of the legislation, the capitol extension project, and in such way that captious criticism was forever silenced. Nothing suspicious or questionable was ever suggested in connection therewith. It was largely through his insistence that provision was made for an archives department in our Historical building for the preservation of

the records of the state. He was ever looking for betterment of methods, always to the end of greater efficiency or better results. He gained the confidence of leading legislators who often consulted him. Governors and officials of other states frequently sought his advice and relied upon him in many matters affecting the welfare of the state. In a modest way, without thought of himself, free from selfish ambition, Secretary Davison was a useful public servant who blazed a way that will be followed long after his name has been forgotten.

*Therefore, Be It Resolved by the House of Representatives of the Forty-third General Assembly, That in the death of Hon. Arthur Henry Davison, this state has lost a loyal citizen, a man of fine ideals and public spirit, and this House by this resolution tenders its sympathy to the relatives that survive him; and,*

*Be It Further Resolved, That these resolutions be spread upon the Journal, and an enrolled copy sent to the surviving relatives.*

O. J. REIMERS,

O. J. DITTO,

G. W. SMITH,

*Committee.*

Unanimously adopted April 8, 1929.

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#### HON. WILFORD P. DAWSON

MR. SPEAKER: Your committee appointed to prepare suitable resolutions commemorating the life and service of the Honorable Wilford P. Dawson, late of Cherokee county, beg leave to submit the following memorial:

Wilford P. Dawson was born near Brodhead, Green county, Wisconsin, April 2, 1859, and died at Aurelia, Iowa, October 13, 1928, at the age of sixty-nine years, six months and eleven days. He was a prominent figure in political and agricultural circles in the state of Iowa for many years. He received his education in the public schools of Wisconsin and through constant study at home. For nine years during his early manhood he taught school during the winter months and worked on farms in the summer.

Mr. Dawson came to Iowa in 1882, settling on one hundred and sixty acres of prairie land in Cedar township, Cherokee county. Three years later he married Miss Edith Lockwood of Warwick, New York. To this union ten children were born, one dying in infancy. In 1893 he purchased and moved on a nearby farm where he lived nine years, then buying and living on a farm near Quimby. In the year 1907 Mr. Dawson purchased three hundred and twenty acres in and adjoining the town of Aurelia and here the family has since resided.

Prominent in politics and agricultural circles, Mr. Dawson had a wide acquaintance over the state. He took a sincere and active interest in agricultural affairs, for which he received due recognition. He was presented with a certificate of eminent service and honorary degree of bachelor of science by the Iowa State College for distinguished service along the line of scientific farming.

Mr. Dawson was the first president of the Cherokee County Farm Bureau was chairman of the State Legislative Committee for the Iowa Farm Bureau Federation, and was appointed by the Governor as a member of the state commission to investigate and report on agricultural industrial conditions. The past year he had been president of the Iowa Farm Credit Corporation. He was president of the Iowa Horticultural Society for a number of years, president of the Corn Belt Meat Producers Association for one year, and the first president of the Iowa Potato and Truck Growers Association. He was president of the Square Deal Hail Insurance Association.

Mr. Dawson was a strong supporter of the Republican party, but progressive in his ideas. He represented Cherokee county in the State Assembly during three terms where he became a leader among his associates and received appointments on some of the major committees. The Republican party presented his name as a candidate for Congress from the Eleventh District in 1922, but the nomination was lost by a small margin.

Mr. Dawson has served as a member of the local school board. During the war he gave freely of his time as a member of the Cherokee county draft board. It can be said of Mr. Dawson that he was a man of recognized ability. He was thorough in everything he essayed to accomplish, in his agricultural pursuits and equally so in his other tasks that presented themselves. It was by this thoroughness that he was recognized and intrusted with responsibilities of a major nature.

Mr. Dawson was a member of the Unitarian Church of Sioux City, Iowa, and as a fraternalist held connection with the Modern Woodmen and Knights of Pythias. During the past few years Mr. Dawson had spent much of his time in the city of Des Moines as president of the Hail Insurance Association, as chairman of the Farm Bureau Legislative Committee, and in other capacities that demanded his presence there. Mrs. Dawson also spent the past few winters there but they still retained their residence in Aurelia.

Mr. Dawson is survived by his wife and nine children: Harry Blaine of Los Angeles, California; Ada Joyce Chase of Sioux City, Iowa; John Jesse of Cherokee, Iowa; Wilford Clay of Aurelia, Iowa; Emory Ward of Fulda, Minnesota; Manley Roosevelt of Chicago, Illinois; Leland Stanford of Aurelia, Iowa; Wendell Holmes of Aurelia, Iowa, and Edith Celestine Smith of Lakota, Iowa; a sister, Mrs. Nettie Alexander of Larrabee, Iowa; and a brother, S. N. Dawson of Campbell, Minnesota.

He will be greatly missed in the home, in community and state, but the fact that he has measured out in service to humanity many times that expected of an average life, should be great consolation to all who feel the loss of his departure.

*Therefore, Be It Resolved,* That the House of Representatives of the state of Iowa takes this occasion to express its appreciation of the character and services of this valuable citizen.

*Be It Further Resolved,* That a copy of these resolutions be printed in the journal of the House and that the Chief Clerk be directed to

forward an enrolled copy to the family of the deceased in care of Mrs. W. P. Dawson, at Aurelia, Iowa.

C. C. R. BUSH,  
G. W. SMITH,  
J. PARK BAIR,

*Committee.*

Unanimously adopted April 8, 1929.

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HON. HENRY DAYTON

MR. SPEAKER: Your committee appointed to prepare a resolution commemorating the life, character and public service to the state and nation of the Honorable Henry Dayton, late of Waukon, Iowa, and formerly a member of the Fourteenth and Fifteenth General Assemblies from Allamakee county, Iowa, respectfully submit the following:

Henry Dayton was born on a farm in Saratoga county, New York, September 30, 1836.

His family was of old English origin. The founder of the American branch, spelling his name Deighton, came to America in 1639. His mother's ancestry, named Fletcher, came in 1630. In the acquirement of an education, Mr. Dayton attended the public schools of his native county, and at the age of nineteen, attended a local college and seminary. In his youth he was a school teacher in New York and Iowa.

In 1857 Mr. Dayton came to Iowa and located at Hardin, Allamakee county, and taught the winter term of school there. He went to Arkansas in the spring of 1858 and there entered a law office. Three years later he returned to Iowa, and after reading law some months with M. V. Burdick of Decorah, was admitted to the bar in Howard county in November, 1861. Then for eight years he was again the schoolmaster, teaching school during the winter months, and acting as deputy surveyor of Allamakee county during the summer months. In the fall of 1870 he entered a partnership in law practice with George B. Edmonds of Waukon.

In 1873 he with his nephew, John F. Dayton, formed the partnership of Dayton & Dayton, which partnership endured for many years, was widely known and well trusted.

In politics Mr. Dayton was a Democrat. In 1865 he was elected county surveyor and held that office two terms. In 1871 he was elected to represent Allamakee county in the State Legislature and was returned to that office for a second term.

In 1888 he was elected county attorney for Allamakee county, which office he held six consecutive years. Later, when in his eightieth year, he was again elected to that office and served one term.

For more than a half century Henry Dayton gave unreservedly of his energy and wise counsel for the advancement of his community. His activities influenced in an important and helpful way the solution of many problems in his community and to him came, as the reward of an upright life, high in its purpose and constructive in its effort, the respect, the admiration and the love of his community.



On May 24, 1874, Mr. Dayton was married to Miss Mary M. Wilcox at Waukon. To this union were born a son, Harry L., and a daughter, Ruby, now Mrs. W. H. Niehaus, at whose home he died on April 19, 1928. He is survived by his daughter and eleven grandchildren and three great grandchildren.

Mr. Dayton was over ninety-one years of age at the time of his death. Until a few months before his death he visited his office daily. He was an honored member of his profession and a cultured, courteous gentleman, a scholar of the old school. He was a master of the English language and his conversation as well as the pleadings and arguments submitted to the court by this scholarly dean of the Iowa bar were perfect in composition and expression and were enjoyed and appreciated by all.

Words are inadequate to give expression to anything that would add to the character and conduct of this honest, honorable gentleman, who was truly an honor to his profession and a credit to his race. One of the very last of that sturdy and rugged generation that laid the foundation of his beloved state, broad, strong and deep. One more of Iowa's sturdy oaks has fallen. His service and devotion to his state, family, neighbors and friends will be forever treasured in our memory until we meet and greet him over there.

Although he lived well over his allotted time, his county and state and the community in which he lived will sadly miss this scholarly, high souled, Christian gentleman. In recognition of the value of his exemplary life and service and as an expression of our appreciation of the character of this splendid American,

*Therefore, Be It Resolved by the House of Representatives of the Forty-third General Assembly, That in the death of Honorable Henry Dayton, this state has lost a public spirited citizen, and the bar of Iowa one of its most distinguished and honored members and this House by these resolutions extends its sincere sympathy to his surviving relatives.*

*Be It Further Resolved, That this resolution be spread on the records of this House, and an enrolled copy thereof be sent to the surviving relatives.*

J. E. O'BRIEN,  
C. J. ORR,  
A. T. ISTD,

*Committee.*

Unanimously adopted April 8, 1929.

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HON. ELI DOTSON

MR. SPEAKER: Your committee appointed to prepare suitable resolutions commemorating the life and service of the Honorable Eli Dotson, late of Jasper county, Iowa, beg leave to submit the following memorial:

Eli Euphrates Dotson was the son of Charles A. Dotson and Marion Dotson, born in Edgar county, Illinois, February 20, 1847. He came with his parents to Jasper county, Iowa, on March 20, 1848, and his parents at that time located on the homestead about two and one-half

miles north of Colfax, Iowa, where he spent his boyhood days. He attended the rural schools, Mitchellville Seminary, and graduated from Grinnell College. He taught in the rural schools and later was principal of Colfax High School for several years. He served in the Eighteenth and Nineteenth General Assemblies. He was a member of Riverside Lodge No. 389, A. F. & A. M.; Geber Chapter, Knights Templar, Za-Ga-Zig Shrine and Eastern Star. He was married to Mary E. Hurst in 1868, and to them were born nine children, four of whom are living, Ulysses S. Dotson of Salem, Oregon; Mrs. Ed. Bolen of Grinnell, Iowa; Eli E. Dotson, Jr., of Escondado, California, and Seymour H. Dotson of Belle Flower, California. He and his first wife were divorced and he afterwards married Mrs. Anna Triplett, who died October 2, 1925. To them were born one son, Hugh L. Dotson, now of Exeter, New Hampshire. December 16, 1926, he married Mrs. Olivia York who survives him. He died Saturday noon, December 26, 1928, after a short illness at Colfax, Iowa, and was buried at the McKeever cemetery, which is located about three and one-half miles north of Colfax.

Eli Dotson was one of the earliest settlers of Jasper county. He identified himself with agriculture and was at the time of his death owner of about three hundred acres of the best of Iowa soil. He was one of the directors of the First National Bank of Colfax, was an enthusiastic church worker, and always identified himself with any worthy community activity. The people of his community were never in doubt as to his position on any question. He never decided any question on expediency, but on its merits. Mr. Dotson's acquaintance and influence was not limited to his county. He was well known by the leading men of the state, and his influence was felt wherever he was known. His influence in shaping the destinies of his community and county cannot be overestimated. He left with his friends a memory of an honest, strong, upright life and they feel they have sustained an irreparable loss.

*Therefore, Be It Resolved by the House of Representatives of the Forty-third General Assembly of the State of Iowa, That the foregoing memorial be adopted as its appreciation of the life and character and public service of the Honorable Eli Dotson.*

*Be It Further Resolved, That these resolutions be spread on the records of this House, and an enrolled copy thereof be sent to the family of the deceased.*

CHAS. E. BAKER,  
FRED W. NELSON,  
AZEL McILRATH,

*Committee.*

Unanimously adopted April 8, 1929.

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HON. GEORGE W. EDGE

MR. SPEAKER: Your committee appointed to prepare resolutions commemorating the life and services of the Honorable George W. Edge, late of Jasper county, Iowa, beg leave to submit the following:

George W. Edge was born in Saunders county, Nebraska, March 27, 1872. At the age of eleven years he, with his parents, moved to Jasper county, Iowa, settling on a farm four miles north of Newton, where he resided until his death, September 11, 1927. He attended the rural schools and the Hazel Dell Academy.

On September 1, 1897, he was united in marriage to Anna Friend of Newton, to which union were born two children, Margaret and Everett.

He held several positions of trust in his township, being secretary of the school board for ten years. Also, township clerk for a number of years.

He was in politics a Republican. He served in the national guard five years, being discharged with the rank of sergeant. He belonged to the Modern Woodmen of America, Subordinate Grange, Jasper Pomona Grange, Benevolent and Protective Order of Elks, and Independent Order of Odd Fellows, in which latter order he was department aide of the department commander of the Patriarch Militant branch with the rank of major. He was a member of the Sons of Veterans and of the Methodist Church. He was elected to the State Legislature in the fall of 1922, serving in the Fortieth General Assembly and the extra session. He was reelected in 1924 and 1926.

*Therefore, Be It Resolved by the House of Representatives of the Forty-third General Assembly, That we extend our sympathies to his wife and family, and express our appreciation of his true worth, and,*

*Be It Further Resolved, That these resolutions be spread upon the journal of the House, and that the Chief Clerk be directed to send an enrolled copy to the wife.*

CHAS. E. BAKER,  
W. H. CROZIER,  
W. WALTER WILSON,  
*Committee.*

Unanimously adopted April 8, 1929.

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HON. JAMES PATTON FLICK

MR. SPEAKER: Your committee appointed to prepare resolutions commemorating the life and service of the Honorable James Patton Flick, a former member of this body, begs leave to report as follows:

James Patton Flick, who represented Taylor county in the Seventeenth General Assembly, was born in Bakerstown, Pennsylvania, August 28, 1845. Died at his home in Bedford, Iowa, Monday, February 25, 1929. Burial was made Thursday afternoon, February 28, at 2:30 p. m., conducted by the Rev. M. R. Talley, pastor of the Methodist Church, of which Mr. Flick was a devout member.

In 1852 Mr. Flick came to Iowa with his parents, locating in Wapello county. Four years later they moved to Taylor county, locating on a farm near Platteville. As he was nearing his majority he heard the call of Abraham Lincoln for volunteers to help preserve the Union and although a boy of only 16 he wended his way to the town of Quincy in

Adams county, Iowa, and enlisted in Company K, Fourth Iowa Infantry. He served with his company and regiment until mustered out at Atlanta, Georgia, in 1864.

He was married October 31, 1865, to Amanda King who preceded him in death April 10, 1882. To this union were born six children: Florence, Cora, Maude, Nelle, Bruce and Donald C., deceased.

He was married again to Mary A. Griffin in Washington, D. C., who survives him.

Mr. Flick was elected county recorder, state representative, district attorney, dean of Taylor county bar and served in Congress in the Fifty-first and Fifty-second sessions. Retiring from Congress he returned to Bedford, Iowa, where he engaged in law practice.

The history of Taylor county says for him:

"Faultless in honor, fearless in conduct and stainless in reputation. His record in public and private life are above reproach. He was truly one of nature's noblemen."

In politics Mr. Flick was a Republican. He took deep interest in political affairs of his state and nation.

He was a member of Taylor County Lodge, A. F. & A. M.; Triangle Chapter No. 68, and Creston Commandery No. 29, Knights Templar.

*Therefore, Be It Resolved*, That in the passing of the Hon. James Patton Flick, the state has lost a valuable and honored citizen, a man of strong character and sterling worth, and the House would tender by this resolution its sympathy to the widow and family who survive.

*Be It Further Resolved*, That a copy of these resolutions be spread upon the journal of the House as an expression of appreciation of the life and worth of the deceased and an enrolled copy thereof be transmitted to the widow of the deceased.

R. W. COX,  
JOHN M. BIXLER,  
D. A. VAUGHN,

*Committee.*

Unanimously adopted April 8, 1929.

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#### HON. C. N. FLUGUM

MR. SPEAKER: Your committee appointed to prepare resolutions commemorating the life and services of Honorable C. N. Flugum, former member of the House of Representatives from Winnebago county, Iowa, begs leave to submit the following memorial:

C. N. Flugum of Leland, Iowa, was born in Norway, January 17, 1859, and came to America in the spring of 1867.

He attended the public schools in Wisconsin whenever possible. However, he had to acquire a great deal of his education studying at home by candle light. He settled in Winnebago county, Iowa, with his parents in 1873. He attended the Forest City High School and at the age of eighteen years was granted a teacher's certificate. After teaching in the public schools in Winnebago county, he attended Luther College at

Decorah, Iowa, where he completed his education. He was united in marriage on December 13, 1892, to Bertha Hermanson. To this union were born nine children, namely, Edward, Norman, Charles, Mabel, Bertha, Clarence, William and Esther.

C. N. Flugum held many positions of trust. He was a member of the Thirty-second and Thirty-second extra General Assemblies. He held office in school and township organizations and was instrumental in helping to organize several cooperative institutions in his county, the most successful of which is the Farmers Mutual Fire and Lightning Insurance Association. He acted as secretary and manager of this association for forty years.

He was a member of the Norwegian Lutheran Church, a Republican in politics, and a man who contributed generously of his services in behalf of his state, county and community, and his faithfulness will long be remembered by those who knew him throughout the state and most of all by his numerous friends of Winnebago and adjoining counties.

*Therefore, Be It Resolved by the House of Representatives of the Forty-third General Assembly, That in the passing of the Hon. C. N. Flugum, the state has lost an honored and valuable citizen, a man of high ideals in Christian living and useful citizenship.*

*Be It Further Resolved, That a copy of these resolutions be spread upon the journal of the House and that the Chief Clerk be directed to forward an enrolled copy of it to the relatives of the deceased.*

H. N. HANSON,  
C. H. NELSON,  
S. R. TORGESON,

*Committee.*

Unanimously adopted April 8, 1929.

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HON. JOHN L. GOOD

MR. SPEAKER: Your committee appointed to prepare and present to this House proper resolutions, commemorating the life and service of the Honorable John L. Good, late of Boone county, Iowa, beg leave to submit the following memorial:

John L. Good was born in Gratz, Dauphin county, Pennsylvania, on April 9, 1845, a son of Daniel and Margaret (Reedy) Good, who were also natives of the Keystone State. His father was a tanner by trade, but followed farming in his later years.

Through the period of his boyhood and youth, John L. Good attended the public schools and remained at home until after the outbreak of the Civil war, when his patriotic spirit prompted his enlistment and he became a private in Company I, 177th Pennsylvania Infantry, with which he served for nine months in the Army of the Potomac. His command was stationed at Deep Creek, Virginia, at the time of the Confederate invasion of Pennsylvania in 1863, and was sent by rail to Frederick, Maryland, whence they marched to the battlefield of Gettysburg, arriving there on the evening of July 3rd.

During the night the rebel forces retreated and on the morning of July 4th, Mr. Good's command was sent on a forced march to Harpers Ferry to cut off the retreat. On the 5th of August, 1863, they were discharged at Harrisburg, Pennsylvania, as the term of nine months for which they had enlisted had expired. Mr. Good then reenlisted, becoming corporal of Company H, 210th Pennsylvania Infantry, which was also a part of the Army of the Potomac. He participated in a number of skirmishes and the battle of Deep Creek, Dabney Mills, Hatchies Run and Gravel Run, and during the latter engagement was wounded by a gunshot through the thigh on the 31st day of March, 1865. Being thus disabled, he was sent to the hospital, where he remained until discharged from service on the 30th day of May, 1865, at the United States General Hospital at Chester, Pennsylvania. His grandfather, Leonard Reedy, served in the War of 1812.

Following his return home from the war Mr. Good attended school for a time and later engaged in teaching for about a year, or until after his marriage, which occurred in 1867. He subsequently clerked in a store for about two years, but in April, 1869, he came west, having resigned his position in the store upon the advice of his physician. He made his way to Boone county, Iowa, settling at Pilot Mound. There he engaged in farming and stock raising and for many years carefully tilled his fields and raised his stock, both branches of his business proving profitable. His affairs were conducted along most practical and progressive lines, and his energy and determination brought him success. He moved to Boone in 1903.

On the 17th of January, 1867, Mr. Good was united in marriage to Miss Cassiah Schreffler, a native of Dauphin county, Pennsylvania, who died January 4, 1910, at the age of sixty-one years. Nine children were born of that marriage: Annie M., the wife of Henry Dockey, of Pilot Mound; Hattie A., deceased; Daniel and Grant, who are residents of Ogden; Minnie E., the wife of Henry Wolf of Fort Dodge; Mary E., deceased; Katie D., the deceased wife of Orlando Zunkle; a son who died in infancy, and Lucile Mae, deceased.

In his political views Mr. Good was a Republican, and for six years he served as a member of the board of county supervisors. For two terms he represented this district in the State Legislature, where he gave close consideration to the vital questions which came up for settlement. He belonged to the Grand Army of the Republic, the Knights of Pythias and the Independent Order of Odd Fellows, and his religious faith was manifested in his membership in the Presbyterian Church.

Mr. Good was a man among men in the community where he lived, and was best known. He reared a good family and left them a competence. He was active in every phase of private and public enterprise. He left with his friends the memory of a life, honest, fearless and strong in every line of endeavor. In short, he was a good citizen, a wise legislator and a real asset to the state in which his lot was cast.

*Therefore, Be It Resolved by the House of Representatives of the Forty-third General Assembly of the State of Iowa, That the foregoing memorial be adopted as its appreciation of the life, character and public service of the Honorable John L. Good.*

*Be It Further Resolved*, That these resolutions be spread on the records of this House, and an enrolled copy thereof be sent to the family of the deceased.

FRANK HOLLINGSWORTH,  
R. M. BUCHMILLER,  
REYBURN L. RUTLEDGE,  
*Committee.*

Unanimously adopted April 8, 1929.

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### HON. HARRY H. GREEN

MR. SPEAKER: Your committee appointed to prepare resolutions commemorative of the life, character and public services of the late Honorable Harry H. Green of Bremer county, Iowa, beg leave to submit the following report:

Harry H. Green was born at Elsham, England, March 13, 1839. He came to America with his parents in 1853, locating at Lyons, Iowa. He departed this life at his home at Long Beach, California, April 17, 1927, aged eighty-eight years, one month and four days.

At the outbreak of the Civil War he enlisted as a private in Company I, Second Iowa Infantry, and after eighteen months' service was commissioned captain of his company, serving in that capacity until the expiration of the term of service.

In 1867 he entered the ministry of the Methodist Episcopal church, and served as pastor at various places in Iowa. He served as presiding elder for the Dubuque district and also for the Decorah district. Upon the conclusion of his third term as presiding elder, he retired from the ministry and with Mrs. Green moved to Decorah to make their home, later moving to Cedar Falls, and in 1921 they moved to Long Beach, California.

In 1883 he was elected a member of the Iowa Legislature from Bremer county, and served in the Twentieth General Assembly.

He was married to Mary M. Bennett, November 9, 1864. They were the parents of eight children, two of whom with his wife preceding him in death.

He was a member of the Masonic fraternity and was twice appointed Grand Chaplain for the state of Iowa. He also served as Prelate of Beauseant Commandery, Knights Templar, in Decorah. He was a well known member of the G. A. R. and also of the Military Order of the Loyal Legion.

*Now, Therefore, Be It Resolved*, That the House of Representatives takes this occasion to express its appreciation of his character and public service, and at this time extend to his surviving children its sincere sympathy in their sorrow, and

*Be It Further Resolved*, That a copy of this resolution be spread upon

the Journal of the House, and that the Chief Clerk be instructed to send an enrolled copy to the children of the deceased.

GEO. M. VOSSELLER,  
C. A. HOLLIS,  
LAFE HILL,

*Committee.*

Unanimously adopted April 8, 1929.

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HON. WILLIAM S. HART

MR. SPEAKER: Your committee appointed to prepare a resolution commemorating the life, character and public service to the state and nation of the Honorable William S. Hart, late of Waukon, Iowa, and formerly a member of the Thirtieth and Thirty-first General Assemblies from Allamakee county, Iowa, respectfully submit the following:

William S. Hart was born in a log house in Paint Creek township, Allamakee county, Iowa, March 30, 1866. As a youth, William S. Hart attended a country school about six months each year, in a log school-house near his father's home, until he was sixteen years old. He then went to Minnesota where by working on a farm he earned enough to pay his board and tuition for a few short winter terms at the old Breckenridge Institute in Decorah, Iowa.

With this limited elementary preparation, he by his own efforts fitted himself to render distinguished service to his state and country as a citizen, soldier, legislator and lawyer. It may truly be said of Mr. Hart that he graduated from the practical school of experience, his only capital being his unfaltering courage, energy, ambition and ability and of these virtues he had abundance and to spare.

At the age of twenty-two he was elected clerk of the courts of Allamakee county. Served two years, was reelected and soon after was admitted to the bar at the age of twenty-four. He then resigned the office of clerk of courts and opened a law office in Waukon, Iowa. With no college or university training this remarkable man in a few years became a leader in his chosen profession. Possessed of a wonderful retentive memory and keen resourceful mind, he was one of the ablest lawyers in northeastern Iowa, and no matter what the odds and regardless of the amounts involved, he at all times and under all circumstances ably and fearlessly advocated his client's cause, often without hope of reward or fee of any kind. It can be truly said of William S. Hart that he never deserted a friend or client and never turned his back on either a friend or enemy.

He taught several successful terms of school in the country schools of Allamakee county before he attained his majority and was a popular leader in debates and all social activities in his community.

On June 19, 1894, Mr. Hart was married to Nellie Holahan, the talented and accomplished daughter of James and Kate Holahan, prominent pioneers of northeastern Iowa. To them were born seven children, James,



William, Malcolm, Nellie, Catherine, Alicia and Ivan, six of whom together with the beloved wife and mother survive the loss of a kind, generous, loving husband and father.

The following record furnished by the Adjutant General's office in Des Moines, Iowa, shows William S. Hart rendered faithful and distinguished service in the Iowa National Guard and also as a volunteer in the Spanish American War.

"William S. Hart, age 24; nativity, Iowa. Residence, Waukon, Iowa. Enlisted July 2, 1890, Company "I," First Regiment, Iowa National Guard as a private. Appointed Second Lieutenant March 4, 1892. Appointed First Lieutenant September 23, 1893. Appointed Captain July 15, 1895."

When war with Spain was declared he at once volunteered and enlisted as a private April 26, 1898, in the Forty-ninth Iowa Volunteer Infantry. He was made Second Lieutenant of the Forty-ninth Iowa and was mustered into the United States service June 2, 1898. This regiment was assigned to the Seventh Army Corps at Jacksonville, Florida, and arrived there June 14, 1898. Lieutenant Hart moved with the regiment from Jacksonville to Savannah, Georgia.

He then returned to Waukon and resumed the practice of his profession.

He served in the Thirtieth and Thirty-first General Assemblies as Representative from Allamakee county, and brought to the office the same energy and ability that characterized his work in all other walks of life. While a member of the legislature he introduced bills to regulate child labor and to provide for the enforcement of child labor laws, and in his death the children of this state and nation have lost a true friend. He also introduced several bills to provide for indigent soldiers and sailors, to admit them to homes, to compile rosters and to provide monuments and markers. He also introduced several measures to protect laboring men and laboring people generally.

A staunch Republican, Mr. Hart was vitally interested in all political questions and problems that affected his city, county, state and country and was a recognized leader of his party in northeastern Iowa.

Owing to his eloquence and superior oratorical ability, he was in constant demand to deliver patriotic, political and memorial addresses in his own and adjoining states.

In his forty years of practice as a criminal lawyer, he prosecuted in but two cases, was retained by and ably defended hundreds of unfortunates in this and other states. He at all times gave freely of his time and talents to lift up the fallen and defend the weak.

He owned thousands of acres of land in Allamakee county and elsewhere. We have heard it said that regardless of its intrinsic value or of what it would produce, William S. Hart would purchase it if it contained some rugged natural beauty spots and beautiful trees, flowers, plants and ferns which he loved so well.

At the time of his death Mr. Hart was Commander of the Albert M. Stewart Post Spanish-American War Veterans of Waukon Iowa.

Mr. Hart was a member of the Modern Woodman of America, also member of the Brotherhood of American Yeoman and served on the

National Judicial Committee of both orders and when internal dissensions arose as to changing assessments, Mr. Hart's eloquent appeals and legal advice brought the opposing factions together and saved both orders from impending ruin. He was also a member of the Modern Brotherhood of America and the Knights of Columbus.

On January 25, 1929, his great kind heart forever ceased to beat. He sleeps peacefully beneath the bluegrass of his native land in beautiful Mt. Olivet where he was laid to rest with military honors by his comrades, neighbors and friends, including veterans of three wars. There amid the first sweet blossoms and opening leaves of spring, the feathered songsters he loved so well will sing sweet requiems o'er his tomb.

He will be sadly missed in his community by both young and old. By the untimely death of William S. Hart, his country has lost a patriotic, public spirited citizen. In recognition of his distinguished service to his country and as an expression of our appreciation of his unfaltering courage and devotion to duty and as an example and inspiration to the youth of our land,

*Therefore, Be It Resolved by the House of Representatives of the Forty-third General Assembly, That in the death of the Honorable William S. Hart, this state and nation have lost a talented, public spirited, patriotic citizen, and his family a generous, loving husband and father, and this House by this resolution tenders its sympathy to the relatives who survive him.*

*Be It Further Resolved, That these resolutions be spread upon the Journal and an enrolled copy be sent to the surviving relatives.*

J. E. O'BRIEN,

C. J. ORR,

A. T. ISTAD,

*Committee.*

Unanimously adopted April 8, 1929.

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#### HON. THOMAS E. JOHNS

MR. SPEAKER: Your committee appointed to prepare suitable resolutions commemorating the life and service of the Hon. Thomas E. Johns of Keokuk county, member of the House of Representatives in the Nineteenth General Assembly, beg leave to submit the following memorial:

Thomas E. Johns was born in Glanmorganshire, South Wales, July 31, 1846. He emigrated to this country in 1865 and located in Johnson county, Iowa, and engaged in farming.

He was married January 17, 1871, to Margaret A. Baxter. One year later he moved to Keokuk county where he continued his occupation of farming for six years.

He then engaged in merchandising in the little town of Aurora and later, when the B. C. R. & N. R. R. built their branch line to Montezuma, he moved to the newly established town of Keswick where he continued his mercantile business for many years.

In the fall of 1882 he was elected to the House of Representatives of the Nineteenth General Assembly of the state of Iowa and served one term.

In 1901 he sold out his interests in Keswick and moved to Des Moines. Some time later he purchased a controlling interest in the Prairie City State Bank and continued in the banking business until his death, which occurred at the Colonial Hospital in Rochester, Minnesota, March 15, 1929.

Mr. Johns gave to his community, his state and nation, largely of his time, his talents and his love. He sought no greater reward than the reward of faithful friends, which he gained in large measure.

*Therefore, Be It Resolved by the House of Representatives of the Forty-third General Assembly, That in the passing of Hon. Thomas E. Johns, this assembly express its realization of the loss of a man of strong character and sterling worth, and the House would by this resolution tender sympathy to the family who survives.*

RAYMOND JOHNSON,  
CHAS. E. BAKER,  
AZEL MCILRATH,

*Committee.*

Unanimously adopted April 8, 1929.

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#### HON. EDWARD H. KNICKERBOCKER

MR. SPEAKER: Your committee appointed to prepare a memorial resolution commemorating the life, character, and public service of Edward H. Knickerbocker of Linn county, Iowa, beg leave to submit the following:

Edward H. Knickerbocker was born at Cedar Rapids, Linn county, Iowa, November 18, 1855, and died at the home of his son, Charles J., at Fairfax, Iowa, on January 8, 1929.

Mr. Knickerbocker received his education in the country schools, the Fairfax high school and Western College, all in Linn county, and was married on March 22, 1882, to Hanna M. Johnson of Delaware county, Pennsylvania, who died on June 15, 1926.

Three children were born to this union, Charles J. of Fairfax, Iowa; Sarra H., who also preceded her father in death, and Ruth M. Diserens of Cedar Rapids, Iowa.

In addition to the son and daughter mentioned above, the following grandchildren survive: Ross, Bernice and William Knickerbocker of Fairfax; Robert Diserens of Cedar Rapids, and Vivian Frazier of Mobile, Alabama. He is also survived by four sisters and two brothers, Mrs. Laura Gibson, Ozark Beach, Missouri; Mrs. Ida Brown, Blaine, Washington; Mrs. Etta Ure, Denver, Colorado; Mrs. Bertha Porter, Los Angeles, California; Burton D. Knickerbocker, Chicago, Illinois, and Mark M. Knickerbocker, Cedar Rapids, Iowa.

Mr. Knickerbocker always followed the occupation of farming and stock raising, at one time being a large importer of Belgian and Percheron horses.

His religious affiliations were with the Congregational and later with the Methodist church. He was a member of Iowa Consistory No. 2 and El Kahir Temple, his Blue Lodge affiliations being with the lodge at Fairfax. He was also a member of the Sons of the American Revolution and the Historical Society of Iowa.

Mr. Knickerbocker was a consistent old-line Republican and was an active participant in local and state affairs, being chosen to represent his county in the Thirty-seventh, Thirty-eighth, and Thirty-ninth General Assemblies.

His public life was never questioned, as he stood at all times for what he thought was true and right, and his firmness of principle and honesty of purpose commanded the respect and admiration of all who knew him.

*Therefore, Be It Resolved*, That in the passing of the Honorable Edward H. Knickerbocker the state has lost a valuable and honored citizen, a man of strong character and sterling worth, and the House would tender by this resolution its sympathy to the family who survive.

*Be It Further Resolved*, That a copy of these resolutions be spread upon the Journal of the House, and that the Chief Clerk be directed to send an enrolled copy to the members of his family.

D. R. McCREERY,  
WM. T. GILMORE,  
JOHN T. HANSEN,

*Committee.*

Unanimously adopted April 8, 1929.

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#### HON. TIMOTHY E. McCURDY

MR. SPEAKER: Your committee appointed to prepare a resolution and a memorial on the life, character and public service of the Hon. Timothy E. McCurdy, who was a member of the Twenty-seventh and Twenty-eighth General Assemblies, beg leave to report as follows:

Timothy E. McCurdy was born March, 1846, at Newcomerstown, Ohio, and died in the Soldiers' Home at Danville, Illinois, on January 14, 1929.

Mr. McCurdy received his education in the public schools, and on February 8, 1864, he enlisted in Company I, Twelfth Illinois Infantry as a private and was honorably discharged on June 12, 1865. He received during his service in the war a bad wound in the left leg, which caused him much discomfort. Immediately upon his discharge, he came to Buchanan county, Iowa, and purchased a farm with the money he saved during his service. He also purchased a yoke of oxen, with which he began his farming.

Soon after this he married Katherine Nelson and to them was born one daughter, Inez.

He was a man of very frugal habits, and by his industry and hard labor he accumulated quite an amount of property. He continued to farm for a number of years, after which he moved to Hazleton.

He was elected a member of the board of supervisors of Buchanan county and served in that capacity for a number of years.

He was elected president of the Hazleton State Bank in May, 1893, and served as such until May, 1925. In 1898 he was elected to the Twenty-seventh General Assembly, and in 1900 was reelected.

On April 1, 1902, Governor Albert B. Cummins appointed him custodian of public buildings and property and he served in that capacity with credit until 1909. Following the adoption of the capitol grounds extension plan by the General Assembly in 1913, he was in the employ of the state for several years, and during this time, under his direction, a great amount of the property on the capitol extension grounds was disposed of and removed.

Mrs. McCurdy died at Hazleton, Iowa, May 13, 1922, after which Mr. McCurdy made his home with his daughter.

Mr. McCurdy was always interested in anything that was for the betterment of his community and state. He was always a staunch Republican and was honored in the community where he lived.

In recognition of the value of his service to the state of Iowa, and as an expression of our appreciation of his exemplary life and character:

*Be It Resolved by the House of Representatives of the Forty-third General Assembly, That in the passing of the Honorable Timothy E. McCurdy the state has lost an honored and valued citizen and a man of high ideals.*

*Be It Further Resolved, That a copy of these resolutions be spread upon the Journal of the House and that the Chief Clerk transmit an enrolled copy to the family of the deceased.*

J. B. TRUAX,  
FRANK C. BYERS,  
F. C. LOVRIEN,

*Committee.*

Unanimously adopted April 8, 1929.

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HON. MICHAEL McDONALD

MR. SPEAKER: Your committee to propose suitable resolutions to commemorate the life and services of the late M. McDonald, a former member of the Iowa legislature, beg leave to report as follows:

Michael McDonald, the son of Patrick and Anna McDonald, was born in Mayo county, Ireland, July 20, 1845, and died in New Orleans, June 12, 1926. He was brought by his parents to Pennsylvania, where he remained until he was eleven years of age. In 1856 he came with his parents to Des Moines where they remained a short time. They journeyed on in a covered wagon drawn by an ox team to Highland township, Guthrie county. Their first home was a log cabin near Coon Rapids. Michael grew to young manhood during the pioneer days of Guthrie county.

In 1862 he enlisted in Company I, Twenty-ninth Iowa Infantry. The regiment was engaged at Helena, Arkansas Post, Terenoir and Spanish Fort. It was one of the bravest and best disciplined regiments in the Union Army. He was mustered out at New Orleans, August 15, 1865.

Mr. McDonald was married May 10, 1868, to Miss Eliza Jane Garnes, a native of Ohio, who died in August, 1909. Ten children came to bless

this home, three of whom are now deceased, Agnes, Blanche and Anna Grace. Surviving the father are three daughters, Mrs. L. H. Gunderman and Mrs. Victor Pasera, both of New Orleans; Mrs. William Horton of Bayard, and four sons, Edward S., William P., and Charles P., all of Bayard, and Robert Emmett of Yale, South Dakota.

He was a very successful farmer, at one time operating twenty-five hundred acres of land. Although always a very busy man, he was very active in public life. He served two terms as sheriff of Guthrie county, two terms in the Iowa legislature (1880 and 1896), was a member of the Iowa State Fair Board for fifteen years, and commander of the G. A. R. of Iowa for one term. He also served as mayor of Bayard.

One of the greatest delights in Mr. McDonald's life was his membership in the local Masonic lodge.

Following his retirement from active farming he engaged in the grain business, and also banking. He organized the Bayard Savings Bank and for many years was its president. Mr. McDonald was always looked upon as a leader in all public meetings. He was always on the square with everyone, and his word, once given, was most sacred. He was always ready to help any worthy person in time of need, and many young and middle aged people of the community secured their start in life only through his aid and assistance. He did not wait to be asked, but volunteered help to many a poor boy.

Following his marriage to Mrs. Jennie Jewett in 1912, he resided a short time at Biloxi, Mississippi. He later made his home with his daughter, Mrs. May Gunderman, in New Orleans. His last wish that he be laid to rest in Chalmette National Cemetery was complied with on June 14, 1926. The burial service was conducted by his beloved Masonic order.

In view of the splendid services of the Hon. M. McDonald to our state,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly, That we take this opportunity to express our appreciation of the character and public services of the deceased member.*

*Be It Further Resolved, That a copy of these resolutions be spread upon the Journal of this House and that the Chief Clerk be instructed to send an enrolled copy to the family of the deceased.*

GEO. M. HOPKINS,  
C. W. LAMB,  
R. M. BUCHMILLER,

*Committee.*

Unanimously adopted April 8, 1929.

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HON. DAVID HARDMAN MILLER

MR. SPEAKER: Your committee appointed to prepare resolutions commemorating the life and service of the Hon. David Hardman Miller, late of Dallas county, Iowa, beg leave to submit the following memorial:

Hon. David Hardman Miller, who represented Dallas county in the Forty-second General Assembly, was born October 19, 1865, at Des Moines, Iowa. At the age of seven years he moved to Adair county. He was a graduate of the Menlo high school. He spent five years teaching school to obtain money for a college education.

In 1891 he entered the law department of Drake University and graduated in 1894. He commenced the practice of law at Adel, Iowa. In 1903 he was elected county attorney and served three terms in that office.

On June 3, 1897, he was united in marriage to Laura Simcoke, and to them were born two children. The wife passed away June 8, 1910. He was later married to Laura E. Cousins, July 18, 1926, who survives him.

He was elected State Representative on the Republican ticket November 3, 1926, and was serving in that capacity at the time of his death, which occurred at the Savery Hotel in Des Moines, Iowa, January 20, 1927.

*Therefore, Be It Resolved by the House of Representatives of the Forty-third General Assembly, That in the passing of the Hon. David Hardman Miller, the state has lost an honored and valuable citizen, a man of high ideals in Christian living and useful citizenship.*

*Be It Further Resolved, That a copy of these resolutions be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy of it to the family of the deceased.*

C. W. LAMB,

GEO. M. HOPKINS,

D. M. GRISWOLD,

*Committee.*

Unanimously adopted April 8, 1929.

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#### HON. HORATIO PITCHER

MR. SPEAKER: Your committee appointed to prepare suitable resolutions commemorating the life and service of the Honorable Horatio Pitcher, late of Cherokee county, beg leave to submit the following memorial:

Horatio Pitcher was born in the town of Monroe, Maine, January 23, 1839, the son of Horatio Gates and Anna Leonard Pitcher, both of Puritan stock. The family moved to Bangor, Maine, when Horatio was a small boy and there he acquired his early education in the public schools and later attended academies in Maine and Massachusetts. He was for a time a student at Oberlin College, Ohio.

After completing his studies he turned his attention to the grocery business, following this line of work until 1861 when at twenty-two years of age he enlisted in the First Regiment of the Second Maine Volunteer Infantry. After the Battle of Bull Run he was made quartermaster sergeant, serving in this capacity until after the Penninsular campaign, when he received a commission as quartermaster of the Eighteenth Maine Volunteers. In 1864 he was ordered to Albany, New York, to buy horses for the army. He continued thus until the close of the war when he was mustered out with a creditable military record at Bangor, Maine, in the spring of 1865, having served through the entire Civil War. After receiving his discharge, Mr. Pitcher went to Savannah, Georgia, where he conducted a mercantile business for several years. He then moved to Boston, Massachusetts, where in partnership with his brother he engaged in the same business until 1868. In that year he came on a trip to Iowa

to see the west. After investigating the advantages and resources of northwest Iowa, he bought a section of government land in Cherokee county, paying two dollars and fifty cents per acre. This is still owned by the family and is located near Aurelia.

At that time Cherokee county was a frontier district, with miles of unbroken prairie and the nearest market at Denison sixty miles to the south. The next year, 1869, brought the railroad and many settlers. The township was organized and named Pitcher in honor of one of the first settlers.

Mr. Pitcher returned to Boston for several years, but finally came to Iowa to establish his home. Throughout the succeeding years he carried forward the work of improving and developing his property, adding to his holdings until he owned 720 acres, also a farm of 200 acres in Minnesota.

Mr. Pitcher was united in marriage to Elizabeth Hersey of Bangor, Maine, in 1877. They were the parents of four children, three of whom are living at Aurelia.

Politically he was a Republican and served as supervisor, as a member of the school board, and held a seat in the state legislature at Des Moines in 1881, besides giving active cooperation to many movements for the public good. Living in Pitcher township for forty-nine years he was respected and honored by an extensive circle of friends. Through years of declining health his interest in his home and community, its churches and schools never lessened. His greatest contribution to life was his courage, never allowing discouragement to find lodgement within himself and sustaining many others through trying hours. He died April 11, 1927, at the age of eighty-eight years.

*Therefore, Be It Resolved*, That the House of Representatives of the state of Iowa takes this occasion to express its appreciation of the character and services of this valuable citizen, and,

*Be It Further Resolved*, That a copy of these resolutions be printed in the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased in care of Miss Bess Pitcher, at Aurelia, Iowa.

C. C. R. BUSH,  
G. L. VENARD,  
J. PARK BAIR,

*Committee.*

Unanimously adopted April 8, 1929.

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#### HON. THOMAS PARSONS

MR. SPEAKER: We, your committee, appointed to draft suitable resolutions concerning the life and public services of Honorable Thomas Parsons, member of the Thirty-eighth, Thirty-ninth, Fortieth and Fortieth extra General Assemblies, beg leave to submit the following:

On Sunday, April 1, 1928, occurred the death of Thomas Parsons, pioneer resident of Calhoun county Iowa, at Saint Joseph's Mercy Hospital, Fort Dodge, after an illness of about seven months.



He was born February 12, 1855, at Rigate, Surrey, England, a son of Henry and Hanna Parsons, and was the second child in a family of ten children. In the year 1867 the family came to the United States, making their home in Chicago, Illinois. In 1868 they removed to Lee county, Illinois, where this pioneer family laid out their home on a tract of uncultivated land. Thomas Parsons attended the district schools in Lee county and further continued his education in Dixon.

Mr. Parsons came to Iowa in 1878 with a brother, Henry Parsons, now a member of the board of supervisors of Calhoun county, Iowa. These brothers purchased adjoining farms in Calhoun county. After he had established his home in that county, he engaged himself in teaching school. Later he purchased an eighty-acre tract of land to which he added from time to time until he became an extensive, prosperous and wealthy land owner. He was interested in bringing his estate to a high plane of cultivation and was both a grain and stock raiser. He was truly one of the successful pioneer farmers of this state.

In 1899 he retired from his farm and took up his place of residence in Farnhamville, Iowa. This place was his residence until his death.

In 1879 he was married to Miss Mary Clutter, who predeceased him in 1900. To this union were born four children, namely: Alfred H., John L., Flora E., and a deceased daughter, Bertha M. He was a member of the Congregational church, and the Knights of Pythias lodge.

During his lifetime he served this state as a member of the board of supervisors of Calhoun county, mayor of the town of Farnhamville, and a member of the General Assembly.

Linked with the progress of this state is indelibly inscribed the name of Thomas Parsons, who was a true builder in every sense of the word. He was an able exponent of the thought of our state which gave to us the establishment of the secondary road system of Iowa, and no one had a better understanding of our drainage laws than he.

There are few men in Iowa who served in the legislature who were more useful to their constituency, and particularly to the agricultural interests of the state as a whole. While a member of the Iowa legislature he was a hard and conscientious worker. His earnest desire was to be of real service to the people of his county and state, and his highest ambition was to justify the trust and confidence the people had placed in him by giving to his duties the most exacting and painstaking attention possible.

He took more than ordinary interest in everything that concerned the welfare of the state at large, and his business activities were second to none whether it involved his personal interests or the interests of others. Always exceedingly fair, honest, and generous, yet at all times practicing economy which exemplified his success as a business man. The state has lost one of its best and leading citizens.

*Therefore, Be It Resolved,* That in the death of Thomas Parsons the state has lost a valuable and honored citizen whose faithful and unselfish duty in business and private life is worthy of commendation and recognition. And the House of Representatives takes this opportunity to express its appreciation of his high character and public services to the state of

Iowa, and to extend to his family sincere sympathy in their sorrow and bereavement.

*Be It Further Resolved*, That a copy of these resolutions be spread upon the Journal of this House, and that enrolled copies thereof be transmitted to the members of his family.

MARION R. MCCAULLEY,  
REYBURN L. RUTLEDGE,  
J. A. KING,

*Committee.*

Unanimously adopted April 8, 1929.

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HON. JOHN FREDERICK POTTER

MR. SPEAKER: Your committee appointed to prepare suitable resolutions commemorating the life and service of the Honorable John Frederick Potter, late of Cherokee county, beg leave to submit the following memorial:

John Frederick Potter was born February 27, 1834, in Bridgewater, Windsor county, Vermont, a son of John Potter, who served in the War of 1812, and Polly Wheeler, both of Scotch ancestry. When nine years old he moved with his parents to Rutland county, Vermont, where he lived until he came to Clayton county, Iowa, in 1856.

Mr. Potter followed Rufus Richardson to Iowa and assisted him in developing his farm, which was located southwest of McGregor, and in 1860 he purchased land nearby and in 1862, November 27, married Mary A. Bailey, who had come with her parents from Connecticut in 1859 and lived on a neighboring farm.

In 1868, Mr. Potter looked over a large part of northwestern Iowa, and decided to locate in Cherokee county. Consequently in the spring of 1869 he sold his Clayton county land and with his wife, his father-in-law and several neighboring men he came by covered wagon and ox team to Silver township, Cherokee county, where he purchased Iowa college land and established a home that was known far and wide for its generous hospitality.

Although they had no children of their own, they were the friends of youth everywhere and were Uncle John and Aunt Mary to an ever-widening group, and many were the picnics and gala times enjoyed in the Potter grove and orchard, all planted with their own hands.

Mr. Potter's political opinions were expressed by the Democratic party, voting for Buchanan in 1856. He served as Representative from Cherokee county in the Twenty-third General Assembly.

In 1900 Mr. and Mrs. Potter retired from the farm and moved to Cherokee where he continued to enjoy life and visiting with his many friends until his death, which occurred April 15, 1927, at the advanced age of 93. Funeral services were conducted by the Masons, of which fraternity he was an ardent member.

*Therefore, Be It Resolved*, That the House of Representatives of the state of Iowa take this occasion to express its appreciation of the character and services of this valuable citizen, and

*Be It Further Resolved*, That a copy of these resolutions be printed in the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased in care of Mr. N. L. Stiles at Cherokee, Iowa.

C. C. R. BUSH,  
WILBER F. HUBBARD,  
G. W. SMITH,

*Committee.*

Unanimously adopted April 8, 1929.

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HON. LEVI FRANKLIN POTTER

MR. SPEAKER: Your committee which was appointed to prepare resolutions commemorating the life, character and services of the late L. F. Potter of Shelby county, beg leave to submit the following:

Levi Franklin Potter was born at Wawatosa, Wisconsin, March 27, 1855, and died at his home in Harlan, Iowa, April 8, 1928.

Mr. Potter was educated in the schools and colleges of his native state and in 1876 made a trip to Pottawattamie county of this state where he received his first impressions of the possibilities of western Iowa.

He located at Oakland, Iowa, and represented Pottawattamie county in the Twenty-sixth and Twenty-seventh General Assemblies of the state legislature and in the special session in 1897, which met to completely codify the laws of the state; and was also chairman of the ways and means committee. Mr. Potter's activities since he came to his adopted state have been many and varied.

If any particular line of endeavor should be used to classify his activities, it would be that of banking, and many people owe their start in life to his wise counsel, his financial aid and his foresight in affairs of finances.

He was elected to the presidency of the State Bankers Association in 1903, and served creditably to himself and the association.

He was a member of the Congregational church, and it can be truly said that the church is richer, not only in a material sense, but from that of brotherly love. He was also a member of the Ancient Free and Accepted Masons, and passed in that organization into the Knight Templar and Shrine degrees.

There are left to mourn his loss his wife, Mrs. Stella Grace Potter, and his son.

Due to his business acumen his holdings in land ran into the hundreds of acres.

His work is done. It is recorded today in the history, in the statutes, and in the affections of the people of the state in which he lived and died, and which he loved so well. He was one of the last of the old oaks, sturdy, steadfast and true to all in which he believed and held convictions.

He has finished his course and he has kept the faith as he conceived that faith.

The last chapter of his life has been written, and the book is closed. It can be truthfully said of him, "Well done."

*Therefore, Be It Resolved by the House of Representatives of the Forty-third General Assembly, That in the passing of Honorable Levi Franklin Potter, this Assembly express its realization of the loss of one of the leaders in the state, a man of strong character and sterling worth, a man of high ideals in Christian living, and the House would tender by this resolution its sympathy to the family who survive.*

*Be It Further Resolved, That a duly enrolled copy of this resolution be forwarded to the family of the deceased.*

WILBER F. HUBBARD,  
GEO. E. MILLER,  
HARRY M. GREENE,

*Committee.*

Unanimously adopted April 8, 1929.

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#### HON. THOMAS EDWIN POWERS

MR. SPEAKER: Your committee appointed to prepare memorial resolutions commemorating the life, character and public services of the Honorable T. E. Powers, a former member of the General Assembly of Iowa, begs leave to report the following:

Thomas Edwin Powers was born in Clarinda, Page county, Iowa, on November 29, 1857, and received his elementary education in the Clarinda schools, graduating in one of the earliest classes of the Clarinda high school. Later he entered the Missouri Medical College, now the Medical College of Washington University at St. Louis, Missouri, and graduated therefrom on March 4, 1881. Dr. Powers started the practice of his profession at St. Louis, Missouri, immediately after his graduation but practiced there for only a short time, and returned to his native city because of the illness of his father, and from that time on had been a resident of Clarinda, Iowa, and one of its prominent citizens and physicians. He was assistant superintendent of the Clarinda State Hospital for the Insane from 1891 to 1893, at which time the present superintendent of the hospital, Dr. Max E. Wittee, and Dr. Powers formed bonds of affectionate friendship that continued on down through the years.

Dr. Powers was married to Miss Anna Peterson, then a teacher in the Clarinda high schools, on May 25, 1882, and she survives him.

In the year 1897, Dr. Powers became affiliated with the Masonic lodge and became an active and esteemed member of the lodge; served four years as Master of the Nodaway Lodge of Clarinda, Iowa, and for a number of years immediately preceding his death he served in the position of district lecturer of the Grand Lodge of Iowa, A. F. & A. M.

He was first elected as a member of the House of Representatives of this state in 1922 and reelected in 1924, serving in the two regular sessions and in the special session in 1924. During the years 1926-1927, Dr. Powers was president of the Iowa State Medical Association and in 1928 was appointed to the State Board of Health by Governor Hammill.

Dr. Powers died at his home where he had resided since he was seven years of age, on February 14, 1929, and was buried at Clarinda, Iowa, February 17, 1929.

In recognition of his valued services to the state of Iowa throughout his long career and as an expression of our appreciation of his exemplary life and character,

*Be It Resolved by the House of Representatives of the Forty-third General Assembly,* That in the passing of the Honorable T. E. Powers the state has lost an honored and valued citizen, a man of high ideals and sterling character, one who was faithful in every public and private trust, and a friend to all.

*Be It Further Resolved,* That a copy of these resolutions be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy of the same to Mrs. Powers who now resides at Clarinda, Iowa.

LENUS HAGGLUND,  
L. O. CLARK,  
HOMER HUSH,

*Committee.*

Unanimously adopted April 8, 1929.

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HON. PERCY L. PRENTIS

MR. SPEAKER: Your committee, appointed to prepare resolutions in commemoration of the life, character and services of the Hon. Percy L. Prentis, beg leave to submit the following report:

Percy L. Prentis, United States district director of immigration, stationed at Detroit, Michigan, died June 22, 1928, following an illness of more than a year.

Dr. Prentis had been in the service of the government continuously since 1901, having been stationed at several border posts both in the United States and Canada. Born on a farm near Rich Valley, Indiana, in 1870, he migrated with his parents in a covered wagon to Delphos, Ringgold county, Iowa, when he was a lad ten years old. The family settled on a prairie farm near Delphos, and cultivated the frontier homeland until 1884, when both parents died.

Dr. Prentis, with his young sister and brother, spent the rest of their childhood in Bedford, Ohio, in the home of their mother's youngest sister, Mrs. Mary L. Davenport.

He was graduated from Bedford high school in 1887, and from the Euclid Avenue Business and Shorthand College in 1888. Five years later he was graduated from the Cleveland Homeopathic Medical College, and entered the practice of medicine at Delphos.

The following year he was married to Anna Pfeffer, in Cleveland, and returned to Delphos, where he continued in the practice of medicine until 1901, at which time he accepted an appointment in the immigration service. He was first stationed at Sault Ste. Marie, Michigan.

In 1902 Dr. Prentis was transferred to Winnipeg, Man., as a medical examiner. His work proved that a large percentage of applicants refused admission at eastern United States ports were reshipping from Europe and entering the country by way of Canada. As a result of his endeavors, the Dominion government took drastic steps to stop the traffic.

His next assignment was at Van Couver, B. C., where he had supervision of the immigration work covering entry of all aliens via Canadian ports. Chicago was Dr. Prentis' next headquarters. Here he had the direction of immigration in the states of Illinois, Wisconsin, Indiana and Michigan.

In 1917 Dr. Prentis was placed in charge of the United States employment service in the central western states, where he successfully directed the recruiting of thousands of war workers.

Following the World War, he was reassigned to the immigration service and was stationed at Detroit, where he continued in charge until he was taken ill, in April, 1927. During his residence in Iowa, Dr. Prentis was three times elected State Representative, being the youngest Representative of his party. He represented Ringgold county in the Twenty-sixth, Twenty-sixth extra, Twenty-seventh and Twenty-eighth General Assemblies.

Dr. Prentis was an officer and active member of the Central Woodward Christian church.

He is survived by his widow, Mrs. Anna Prentis; one daughter, Mrs. Hennings Rylander of Detroit; a son, Roscoe Johnson Prentis of Chicago; one sister, Mrs. Clarence H. Beasley of Lamar, Missouri, and a brother, Glasier Edwards Prentis of Leon, Iowa.

*Therefore, Be It Resolved by the House of Representatives of the Forty-third General Assembly, That in the death of the Hon. Percy L. Prentis, this state has lost a loyal citizen, a man of fine ideals and public spirit, and this House by this resolution tenders its sympathy to the relatives that survive him, and*

*Be It Further Resolved, That these resolutions be spread upon the Journal, and an enrolled copy sent to the surviving relatives.*

D. A. VAUGHN,  
W. H. CAMPBELL,  
R. W. COX,

*Committee.*

Unanimously adopted April 8, 1929.

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#### HON. SYLVESTER CALVIN REES

MR. SPEAKER: Your committee appointed to prepare resolutions commemorating the life and public service of the Honorable Sylvester Calvin Rees, State Representative and State Senator, reports as follows:

Mr. Rees was born on a farm near Carlisle, in Warren county, Iowa, on the 5th day of May, 1849. He was educated in the common school and in the high school of Carlisle. In 1868 he removed to Fremont county, where he taught school and also worked as a clerk in different stores. He was engaged in farming, in which he was quite successful and acquired considerable land. In his later years he also engaged in real estate and insurance business.

In 1881 he was married to Miss Lulu Harris and to this union were born the following children: Paul Rees, J. R. Rees, Mrs. Edith Dyke and Mrs. Pearl Jones.

Mr. Rees served Hamburg as a councilman and as mayor. In 1914 he was elected State Representative and was reelected in 1916, serving in the Thirty-sixth and Thirty-seventh General Assemblies. In 1921 he was elected State Senator and served in the Fortieth and Forty-first General Assemblies. Mr. Rees died at his home in Hamburg, Iowa, on March 1, 1929.

Mr. Rees was a man of honor and stood high in the confidence and esteem of his associates. He was kind, considerate and generous, and served well in every capacity in which he was engaged. In public or private life, Mr. Rees was a man of pronounced convictions, candid and outspoken, and there was never room for doubt as to his stand on any public question.

*Therefore, Be It Resolved,* That in the death of Hon. Sylvester Calvin Rees, the state has lost a worthy and influential citizen, and that we extend to his relatives and friends our sincere sympathy; and

*Be It Further Resolved,* That this resolution of respect and appreciation be printed in the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

L. O. CLARK,  
LENUS HAGGLUND,  
OTHA D. WEARIN,

*Committee.*

Unanimously adopted April 8, 1929.

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#### HON. D. FULTON RICE

MR. SPEAKER: Your committee appointed to prepare a resolution and a befitting memorial on the life, character and public service of the Honorable D. Fulton Rice, a member of the Forty-first and Forty-second and Forty-second extra General Assemblies, beg leave to report as follows:

D. Fulton Rice was born September 13, 1889, on a farm southeast of Exline, Appanoose county, and met his death at the hands of an assassin in the court yard at Centerville, Iowa, February 28, 1929. His parents still living are John F. and Sarah E. Hibbs-Rice. The parents and family were God-fearing people, and David Fulton was raised a Christian and was during all of his adult life a member of and an active worker in the Methodist Episcopal church, Sunday School and all other organizations of the church, and a member of the official board.

Mr. Rice attended the country schools in the township in which he was raised as a boy until old enough to take an active part in farm life. After a few years of work on the farm he was seemingly suddenly struck with the determination to get an education. At the age of nineteen he returned to the country schools. Due to the moderate circumstances of the family, getting an education seemed almost impossible, but this was no barrier to D. Fulton Rice. After attending the country school for six months he passed the county examinations in Putnam county, Missouri, and taught one term at the Friendship country school in that county. Next year he attended Kirksville Normal school and then taught again

for a period. His next step was a course in the Drake University law school at Des Moines, where he worked his way, and then a course in the University of Michigan, finishing his studies in the law office of Valentine & Hayes in Centerville. He passed the bar examination before the Supreme Court of Iowa in June, 1917, and entered the practice of law in Centerville. After a difficult struggle in the law field here he moved to Knoxville and opened an office in that city and practiced there for a little more than a year.

This period was a struggle and he finally decided that his home was the place for him and he again established an office in Centerville and determined to make the fight of his life for a name and a portion of this world's goods in a place where competition seemed to be the strongest. During the World War he enlisted and was assigned to the Judge Advocate's office at Camp Beauregard, Alexandria, Louisiana. During the time he was in this service his many friends made him Democratic nominee to congress from the eighth district. He was defeated mainly because of his youth and the overwhelming majority attendant to the opposing party.

Elected to the legislature in 1925 by a good majority, he served two terms and one extra session, and was even proposed as a candidate for the governorship of Iowa on the Democratic ticket, by a large number of his loyal friends and admirers. Mr. Rice was always an active worker for his party and made it a point to attend all the sessions of his party whenever possible and had attended the recent Democratic National Convention at Houston, Texas. Because of his meeting so many learned attorneys and leaders of politics and his experience as a law maker and legislator, coupled with his extensive practice at home, he was considered one of the leaders of the Iowa bar and even by some an authority on some of the fine points of law. It is common knowledge that Mr. Rice always retained a friend once meeting him, and he was just at the place where the bigger things were opening to him.

The tragic taking of this young man's life for no reason at all is a blow felt by the entire state and by many all over the country. A grief-stricken wife and children have lost a most dutiful husband and father. The mother and father have lost a virtuous son, the brothers and sisters have lost a loving brother, the United States and the state of Iowa have lost a good and useful citizen.

He was married June 22, 1919, to Ruth Rhea and to this union has been born two children, David Fulton Jr. and Eleanor Rhea. His home life to all those who knew him intimately was an inspiration and an example. His life outside the home was filled to the brim with kindness, love and friendliness. He was active socially as much as his work permitted, being a member of the Knights of Pythians and Masonic orders and the Ray C. Walden Post American Legion.

The violent taking of this young man from his family and hosts of friends seems a tragedy for which there is no atonement.

*Therefore, Be It Resolved by the House of Representatives of the Forty-third General Assembly, That in the death of Honorable D. Fulton Rice this state has lost a loyal citizen, a man of fine ideals and public*



spirit, and this House by this resolution tenders its sympathy to the family that survives; and

*Be It Further Resolved*, That these resolutions be spread upon the Journal of the House, and an enrolled copy sent to the surviving members of the family.

HOWARD BALLEW,  
LEONARD SIMMER,  
JOHN F. KLINE,

*Committee.*

Unanimously adopted April 8, 1929.

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HON. J. D. ROBBINS

MR. SPEAKER: Your committee appointed to prepare resolutions commemorating the life and services of the Honorable J. D. Robbins, late of Mills county, Iowa, beg leave to submit the following memorial:

J. D. Robbins, who represented Mills county in the Thirty-fourth General Assembly, was born at Valparaiso, Porter county, Indiana, December 4, 1854, the son of Samuel Putnam Robbins and Caroline Coe Robbins. Mr. Robbins received his education in the schools of Valparaiso and attended the normal college in that city, receiving his diploma from the commercial department. As a young man he and his brother engaged in farming in his native state of Indiana. They owned one of the largest and finest farms in that section. In 1881 he was married to Miss Henrietta Gaylord of Porter county, Indiana, and they began their home life on a ranch in Kansas, where Mr. Robbins had located in 1880, and established themselves in the cattle ranching business. In 1882 they left Kansas and returned to Indiana, and the following year emigrated to Iowa, buying the Lute Robbins ranch north of Hastings, now known as the Highbank Farm, which was developed into one of the finest ranches and farm homes in the state.

Mr. Robbins did not confine all of his activities to farming, but engaged in the lumber business for a time at Hastings, and for several years operated a grain business of considerable extent. While on the farm north of Hastings he was an active member of the Wesley Chapel Methodist church, and was always greatly interested in the Sunday School work of that institution. For many years he taught a class of young people there, and continued the same line of public spirited work after moving to Malvern. His large Sunday School class in the Methodist church of that city was one of the last things he mentioned. The extent of his work in that field permeated favorably throughout the entire countryside, and left the kindest of thoughts for him among his many friends.

In 1908 Mr. and Mrs. Robbins moved to Malvern, building a new and beautiful home where he resided until his death. Upon coming to that pleasant little city, he took an active interest in civic affairs and was serving a second term in the council when death claimed him. He was active in the work of financing and building the new Memorial Community Building, and was one of its trustees from the time it was built. In addition, he was chairman of the official board of the Methodist church

in Malvern, and in all these things he gave faithful, conscientious service to the public.

Mr. Robbins was a Republican in politics, and always ranked high in the councils of his party. In 1912 he was elected to the state legislature, and served his term with honor and fidelity. While in the House, Mr. Robbins worked consistently in behalf of the Iowa farmers, and was true to the trust they reposed in him as a state official. Mills county may well be proud that his name is on the roll of those who have represented that particular district in the legislative body of this state.

J. D. Robbins was a man of unusual business ability, strict integrity, and sterling honesty in all his dealings. He was not only well educated, but well read, and always availed himself of more than ordinary knowledge on all present day topics, so that his opinion was often sought and seriously considered. His beliefs were strong and it was difficult to alter his convictions. When he had once made up his mind upon a question, Mr. Robbins would sacrifice rather than compromise with the wrong. Unfortunately, we do not have enough public officers of that type. The community in which he lived, his county and state lost a good friend, a capable citizen, and a loyal Iowan when he left this world.

He is survived by his wife, his son, L. L. Robbins of Hastings, and his daughters, Mrs. Ina Lisle of Hastings, and Mrs. Fern Wilson of Harlan.

*Therefore, Be It Resolved by the House of Representatives of the Forty-third General Assembly, That in the death of Hon. J. D. Robbins this state has lost a public spirited man of the highest quality, and this House, by this resolution, tenders its sympathy to the relatives that survive him.*

*Be It Further Resolved, That these resolutions be spread upon the Journal, and an enrolled copy sent to the surviving relatives.*

OTHA D. WEARIN,  
HARRY M. GREENE,  
L. O. CLARK,

*Committee.*

Unanimously adopted April 8, 1929.

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### HON. JOHN Y. STONE

MR. SPEAKER: Your committee appointed to prepare a resolution commemorating the life and services of the Honorable John Y. Stone, late of Mills county, Iowa, beg leave to submit the following memorial:

The Honorable John Y. Stone, who represented Mills county in the Twelfth, Thirteenth, Fourteenth, Fifteenth, and Sixteenth sessions of the Iowa legislature, and was Speaker of the House in the Seventeenth session, was born in Illinois in 1843. In 1856 he left the native haunts of his home, came west and located in Silver Creek valley in Mills county. Less than five years came and went until the rumble of war drums came echoing into Iowa. John Y. Stone enlisted in the Union forces in 1861, where he fought bravely and consistently during the four years of the struggle, until 1865, rising to the rank of a first lieutenant. At the close of the war we find him returning to Mills county again and engaging

in publishing, acquiring an interest in the *Glenwood Opinion*. Meanwhile, a certain Attorney Hale welcomed him into his law office, where he read the law of the state and nation until 1868, when he was admitted to the bar, and eventually became one of Iowa's foremost attorneys. It was while General Stone was home on a furlough from his service in the army, early in the year of 1864, that he learned of plans to establish a newspaper in Glenwood, and also met P. T. Ballard, a printer who had recently arrived in the little city, and was engaged in sorting some badly pied type. The close of the war brought a strengthening of the acquaintance with Ballard that crystalized into friendship, resulting in their entering into a publishing enterprise together. Mr. Stone acquired a half interest in the paper, known at that time as *Our Opinion*. He assumed the editorship of the publication at the age of twenty-two, and edited it in a creditable manner, indicating his natural mental ability that was destined to carry him into a field of wide and more famous activity. The end of the two-year period of editorship may have marked the close of a career that might have resulted in a journalist of national distinction.

Mr. Stone was a Republican in politics, and eventually became a figure of national recognition. It is not generally known that he was one of a small group of men selected to manage the pre-convention campaign of United States Senator Allison for the Republican nomination for the presidency of the United States. Had the latter individual been successful, is it difficult to assume where General Stone's political career would have eventually led him.

Mr. Stone began his political activities in the state legislature. He was selected to serve in the House during the Twelfth and Thirteenth sessions, at the close of which time he was chosen to represent his district in the Iowa Senate during the Fourteenth and Fifteenth sessions, and then was returned to the House again for the Sixteenth and Seventeenth, being chosen Speaker of that body during the latter period. It was probably in the latter position that he won for himself sufficient distinction in the ranks of his party to be selected as its candidate for Attorney General of the State of Iowa, and served in that capacity from 1889 to 1895. We are told by those who were high in the political councils of the state at that time that Mr. Stone was tendered the support of the G. O. P. for the governorship of the state, but declined the honor and returned to private life and the resumption of his law practice in Glenwood, Iowa. At two different intervals he was chosen as a delegate to the National Republican Convention and on one occasion served as chairman of the Iowa delegation.

Mills county rightfully treasures the thought that the state feeble-minded institution would not have been located at Glenwood had it not been for the efforts of Mr. Stone during his service in the legislature, where he secured the necessary legislation creating a school for sub-normal children and later lent his influence toward having it established in its present location and fought for its retention when efforts were directed toward moving it to another location. Dr. George Mogridge, the present head of the institution, has characterized this work of General Stone's as being one of the most forward looking achievements for the benefit of society which Iowa has experienced during its entire existence as a state.

Throughout the entire period of his life Mr. Stone was an attorney of marked ability in the court room, and was known from boundary to boundary in Iowa. One of his colleagues characterized him thus: "He was always courteous and gentlemanly with all his legal adversaries, actuated by the highest motives of honor and integrity in all his legal battles, appreciative of the rights of others, fighting with all the power of his mighty intellect to secure a victory, but scrupulously careful that that should be an honorable victory.

An eminent attorney once made the statement with reference to Mr. Stone: "I consider him Iowa's foremost attorney, and one of the ten greatest which the United States has ever produced."

Through contact with literature in its many forms a man acquires that interest in those things outside his own life's activities which make him of the highest value to society. General Stone was a voluminous reader and possessed a knowledge of a wide range of men, things and affairs. With this vast knowledge and inborn ability to comprehend and accurately analyze, coupled with his keen sense of fairness, his gentlemanly, courtly manner, it was possible for him in writing and speaking to defend his views in a striking fashion without offending those who differed with him. During his lifetime in Glenwood, he was an outstanding figure in a group of philosophical friends that have at different times received the recognition of men and journals of mark, in the state of Iowa. His philosophical writings show the mark of genius, and always, when read aloud in his even toned voice, held his listeners spellbound. There was a quiet unassuming dignity about the man that marked him as one of distinction. Great as were the honors heaped upon him, and many the titles he deservedly earned, none is greater than that which everyone who knew him best gave him, the respect always paid to a loyal citizen and a gentleman.

In the Attorney General's office of the capitol building of the state of Iowa, there hangs a beautiful picture of General Stone done by the state in order that future generations may be acquainted with the physical likeness of this man of mighty intellect who has left an impression of his forceful personality and his progressive thought in the statutes of this great commonwealth which he served so eminently. The community, the county and the state which he honored by his residence for more than three-quarters of a century, miss the spirit of his presence.

*Therefore, Be It Resolved by the House of Representatives of the Forty-third General Assembly, That in the death of the Honorable John Y. Stone the state has lost a public spirited man of the highest quality, and this House, by this resolution, tenders its sympathy to his circle of friends and relatives surviving him.*

*Be It Further Resolved, That this resolution be spread upon the Journal and an enrolled copy be sent to the surviving relatives.*

· OTHA D. WEARIN,  
HOMER HUSH,  
WILBER F. HUBBARD,

*Committee.*

Unanimously adopted April 8, 1929.

## HON. CHARLES BROWN WILSON

Charles Brown Wilson, the next youngest of the eleven children of James X. and Martha Miller Wilson, pioneers of Louisa county, was born February 19, 1861. He was called to his reward December 10, 1927, at Clover Dale farm near Morning Sun, Iowa, where he had spent his entire life, aged sixty-six years, nine months and twenty-two days.

He attended the district school at Honey Creek, the Academy at Morning Sun and graduated from Elliot's Business College in Burlington in 1882.

Mr. Wilson was married December 22, 1885, to Miss Anna J. Wilson of the Sharon community. Five children were given to this home, the eldest, Ella May, dying in infancy. Russell was killed in a runaway accident, August 8, 1914, in his seventeenth year. Ethel Myrilla in her fourteenth year died of scarlet fever and pneumonia in 1920. The wife and two sons survive, Raymond, who was called home from Japan in October, where he had been traveling and studying as the first Japanese Brotherhood scholar, and Ralph, now on the home farm. Two sisters and one brother are also left, Cynthia and Rose Wilson, of Pasadena, California, for forty and thirty years, respectively, missionaries in India, and William G. Wilson Sr., of Morning Sun, Iowa.

In politics Mr. Wilson was a Republican, prominent in the councils of his party. He was twice elected to the office of State Representative, being a member of the Thirty-sixth and Thirty-seventh General Assemblies, where he served the people of his state with honor and distinction.

But more than all, he was an earnest, consecrated Christian; a man who under all the trials and the troubles of life kept perfect faith and trust in God. At an early age he joined the United Presbyterian church and continued a faithful member until his death. For many years he was one of the board of trustees, and for the last eight years of his life served as ruling elder. A faithful teacher in the Sabbath School he could always be found in his place on the Lord's Day.

*Therefore, Be It Resolved,* That in the passing of the Hon. Charles B. Wilson, the state has lost a valuable and honored citizen, a man of strong Christian character and sterling worth, and the House would tender by this resolution its sincere sympathy to the surviving members of his family in their sorrow, and

*Be It Further Resolved,* That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be instructed to send an enrolled copy to the family of the deceased.

RALPH R. HUNT,  
A. H. MOUNCE,  
C. O. DAYTON,

*Committee.*

Unanimously adopted April 8, 1929.



# HISTORY OF HOUSE BILLS IN THE HOUSE

## HOUSE FILES AND JOINT RESOLUTIONS PASSED AND APPROVED

5, 8, 9, 12, 14, 20, 23, 28, 33, 34, 37, 40, 41, 43, 47, 52, 66, 67, 71, 72, 74, 77, 83, 86, 87, 95, 96, 99, 101, 111, 112, 120, 124, 125, 127, 132, 133, 135, 136, 143, 145, 147, 149, 150, 152, 153, 154, 155, 157, 158, 159, 160, 161, 165, 171, 174, 176, 180, 185, 186, 190, 191, 194, 196, 199, 201, 202, 204, 205, 207, 209, 212, 213, 215, 216, 217, 220, 221, 224, 226, 227, 230, 233, 234, 239, 240, 243, 244, 248, 252, 254, 255, 257, 258, 260, 261, 262, 263, 264, 266, 267, 268, 276, 277, 279, 283, 289, 291, 293, 307, 316, 317, 319, 320, 321, 322, 325, 327, 328, 330, 332, 337, 338, 339, 340, 346, 354, 356, 359, 362, 364, 371, 376, 378, 382, 384, 388, 391, 392, 398, 401, 402, 403, 404, 410, 413, 419, 424, 425, 426, 427, 429, 433, 434, 438, 449, 455, 458, 460, 461, 465, 490, 495, 496, 498, 501, 503, 504, 514, 518, 526, 527, 528, 529, 531, 534, 535, 537, 538, 539, 540, 541, 544, 546, H. J. R. 1, 6, 9.

## RECORD OF EACH BILL

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1 By Reimers. Changing age of sheep and swine to six months for taxation.		8 By Reimers. Normal training requirements for applicants for teachers' certificate.	
Introduced, referred .....	113	Introduced, referred .....	115
Recommended indefinite postponement .....	463	Recommended amendment and passage .....	255
Indefinitely postponed .....	500	Amendment filed .....	294
2 By Berry and Bixler. Gasoline tax.		Amendment withdrawn .....	298
Introduced, referred .....	113	Amendments adopted .....	303
3 By Reimers. Notice of expiration of right of redemption.		Amended, passed; ayes 92, nays 8	303
Introduced, referred .....	114	Received .....	1343
Returned bill recommending amendment .....	154	Reported enrolled .....	1404
Report corrected, recommending amendment and passage .....	169	Signed by Speaker .....	1404
Amendments adopted .....	175	Sent to Governor .....	1405
Passed; ayes 78, nays 17 .....	175	Approved by Governor .....	1453
Received back in House .....	619	9 By Whiting. Making city solicitor and city engineer elective offices and police judge appointive.	
4 By Reno. Time of closing polling places.		Introduced, referred .....	115
Withdrawn .....	226	Recommended indefinite postponement .....	155
5 By Wilson. Schools for Indian children.		Rereferred .....	171
Introduced, referred .....	114	Recommended amendment and passage .....	522
Recommended passage .....	190	Amendments adopted .....	760
Amended, passed; ayes 92, nays 1	205	Passed; ayes 90, nays 0 .....	760
Received back .....	285	Title amended .....	761
Reported enrolled .....	298	Received back .....	1506
Signed by Speaker .....	304	Concurred .....	1565
Sent to Governor .....	305	Reported enrolled .....	1660
Approved by Governor .....	340	Signed by Speaker .....	1660
6 By Reimers. Labor claims.		Sent to Governor .....	1660
Introduced, referred .....	114	10 By Hansen. State appropriation bill.	
Returned without recommendations .....	419	Introduced, referred .....	115
Passed; ayes 72, nays 20 .....	535	Amendment filed .....	147
7 By Reimers. Exempting graduates of normal training high school from examination for teachers' certificates.		Made special order .....	1214
Introduced, referred .....	114	Recommended amendment and passage .....	1244
Recommended passage .....	420	Amendment filed .....	1252
Passed; ayes 87, nays 1 .....	535	S. F. 10 substituted .....	1264
Received back in House .....	1079	11 By Reno. Liability of hotel or rooming house keepers for automobile or other personal property of guest.	
		Introduced, referred .....	115
		Companion bill superseded .....	1617

H. F.	Page	H. F.	Page
12 By Mathews. Right-of-way through an adjoining state for drainage.		Made special order.....	282
Introduced, referred.....	115	Taken up, no action.....	322
Recommended passage.....	182	Passed; ayes 75, nays 30.....	334
Passed; ayes 81, nays 1.....	198	Received back.....	484
Received back.....	704	Reported enrolled.....	603
Concurred.....	707	Signed by Speaker.....	604
Reported correctly enrolled.....	826	Sent to Governor.....	699
Signed by Speaker.....	826	Approved by Governor.....	726
Sent to Governor.....	827		
13 By Wearin. Limits, fish and game.		21 By Taylor. Grain and fodder liens for services rendered.	
Introduced, referred.....	115	Introduced, referred.....	120
Recommended amendment and passage.....	154	22 By Torgeson. Lobbying in the General Assembly.	
Amendments adopted.....	175	Introduced, referred.....	121
Passed; ayes 95, nays 1.....	176	Recommended passage.....	316
		Failed to pass; ayes 54, nays 40.....	392
14 By Bair. City of Storm Lake.		Motion to reconsider.....	399
Introduced, referred.....	116	Reconsidered, passed; ayes 59, nays 47.....	407
Recommended amendment and passage.....	188	Received back.....	1024
Proof of publication.....	199	23 By Irwin. Leasing city property in commission form cities.	
Committee amendments adopted	206	Introduced, referred.....	121
Passed; ayes 81, nays 2.....	207	Recommended passage.....	156
Received back in House.....	484	Amended, passed; ayes, 95, nays 0.....	184
Reported enrolled.....	779	Received back.....	487
Signed by Speaker.....	779	Concurred.....	507
Sent to Governor.....	779	Reconsidered concurrence.....	640
Approved by Governor.....	855	Senate amendment amended and concurred in.....	639
15 By Burton. Delinquent dog tax.		Received back.....	766
Introduced, referred.....	119	Reported enrolled.....	826
Recommended amendment and passage.....	330	Signed by Speaker.....	826
Amendments adopted.....	394	Sent to Governor.....	827
Passed; ayes 86, nays 5.....	394	Approved by Governor.....	919
16 By Burton. County board of education.		24 By Baker. Interest rate on chattel loans.	
Introduced, referred.....	120	Introduced, referred.....	121
Recommended indefinite postponement.....	702	Recommended indefinite postponement.....	420
Indefinitely postponed.....	731	Indefinitely postponed.....	443
17 By Johnson of Keokuk. Auditing of board of control and board of education claims.		25 By McIntosh. Delinquent tax dates.	
Introduced, referred.....	120	Introduced, referred.....	126
Returned without recommendation.....	239	Recommended indefinite postponement.....	181
Amendment filed.....	254	Indefinitely postponed.....	191
Amendment filed.....	267	26 By McIntosh. Bonds of certain county officers.	
Made special order.....	338	Introduced, referred.....	126
Amendment filed.....	347	Recommended indefinite postponement.....	240
Amended, passed; ayes 65, nays 36.....	353	Indefinitely postponed.....	257
18 By Bixler. Furbearing animals.		27 By McIntosh. Increasing salaries of judges of district court to \$5,000.	
Introduced, referred.....	120	Introduced, referred.....	126
Withdrawn.....	139	Withdrawn, referred.....	163
19 By Bixler. Flags for markers of graves of soldiers.		28 By Albert. Double election boards.	
Introduced, referred.....	120	Introduced, referred.....	127
Recommended amendment and passage.....	1054	Recommended amendment and passage.....	211
Amendments adopted.....	1192	Amendment filed.....	237
Passed; ayes 83, nays 0.....	1192	Substitute amendments for committee amendment.....	243
20 By Van Buren. Prison labor.		Substitute amendments adopted.....	243
Introduced, referred.....	120	Passed; ayes 95, nays 4.....	243
Recommended passage.....	256	Received back.....	700



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Reported enrolled.....	826
Signed by Speaker.....	826
Sent to Governor.....	827
Approved by Governor.....	919
29 By Hopkins and Shannon. Free textbooks.	
Introduced, referred.....	127
Returned without recommenda- tions .....	349
Failed to pass; ayes 31, nays 74.	559
30 By Nelson of Story. Roads, used for transporting gravel for primary and county road construction.	
Introduced, referred.....	127
Withdrawn .....	731
31 By Bush and Helgason. County weed commissioner.	
Introduced, referred.....	127
Withdrawn .....	298
32 By McCreery. Free hunt- ing and fishing licenses to discharged military men.	
Introduced, referred.....	128
33 By Ratliff. County ceme- teries.	
Introduced, referred.....	171
Recommended passage.....	171
Passed; ayes 93, nays 0.....	194
Received back.....	322
Reported enrolled.....	340
Signed by Speaker.....	340
Sent to Governor.....	352
Approved by Governor.....	379
34 By Cox. Providing for a recount in primary elections.	
Introduced, referred.....	128
Recommended amendment and passage .....	295
Amendments adopted.....	375
Passed; ayes 86, nays 0.....	375
Received back.....	836
Reported enrolled.....	913
Signed by Speaker.....	913
Sent to Governor.....	914
Approved by Governor.....	958
35 By Wilson. Tama county.	
Introduced, referred.....	128
Withdrawn .....	398
36 By Shields and Hopkins. Sixty per cent favorable vote necessary to carry certain bond issues.	
Introduced, referred.....	128
Returned without recommenda- tions .....	155
Passed; ayes 62, nays 39.....	176
Returned .....	236
37 By Ratliff. Surplus earn- ings of municipal utilities.	
Introduced, referred.....	135
Recommended amendment and passage .....	607
Amendments adopted.....	809
Passed; ayes 71, nays 0.....	809
Received back.....	1271
Reported enrolled.....	1297
Signed by Speaker.....	1297
Sent to Governor.....	1298
Approved by Governor.....	1337

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38 By Wilson. Lights on busses and trucks.	
Introduced, referred.....	135
39 By McIntosh. Guardian- ship of incompetent veterans.	
Introduced, referred.....	136
Withdrawn .....	252
40 By Rutledge. Plymouth Clay Products Company.	
Introduced, referred.....	136
Recommended passage.....	155
Passed; ayes 92, nays 0.....	178
Received back.....	293
Reported enrolled.....	298
Signed by Speaker.....	304
Sent to Governor.....	305
Approved by Governor.....	340
41 By Knudson. Swimming pools.	
Introduced, referred.....	136
Recommended amendment and passage .....	241
Amendments adopted.....	275
Passed; ayes 79, nays 3.....	275
Received back.....	470
Concurred .....	470
Reported enrolled.....	475
Signed by Speaker.....	476
Sent to Governor.....	476
Approved by Governor.....	699
42 By McMillan. Paying taxes at banks.	
Introduced, referred.....	136
Recommended indefinite post- ponement .....	240
Rereferred .....	298
Amendments filed.....	309
Recommended indefinite post- ponement .....	461
Indefinitely postponed.....	501
43 By Rutledge. Bus line franchises.	
Introduced, referred.....	136
Recommended amendment and passage .....	224
Taken up, deferred.....	224
Amendments adopted.....	234
Passed; ayes 90, nays 0.....	235
Title amended.....	236
Received back.....	322
Reported enrolled.....	340
Signed by Speaker.....	340
Sent to Governor.....	352
Approved by Governor.....	379
44 By Rice. Minimum road width.	
Introduced, referred.....	136
Recommended indefinite post- ponement .....	256
Withdrawn .....	269
45 By Van Buren. Dissolving consolidated school corpora- tions.	
Introduced, referred.....	137
Recommended indefinite post- ponement .....	181
Indefinitely postponed.....	214
46 By Rice. Municipal court clerks' salaries.	
Introduced, referred.....	137
Recommended indefinite post- ponement .....	214
Indefinitely postponed.....	241

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47 By Forsling. Automobile insurance.		Recommended indefinite postponement .....	317
Introduced, referred.....	137	Indefinitely postponed.....	332
Recommended amendment and passage .....	439	56 By Crozier. Commercial feeds.	
Amendments adopted.....	514	Introduced, referred.....	139
Passed; ayes 57, nays 1.....	515	Withdrawn .....	226
Received back.....	836	57 By Crozier. Prohibiting metal fasteners on commercial feed containers.	
Reported enrolled.....	913	Introduced, referred.....	139
Signed by Speaker.....	913	Recommended amendment and passage .....	339
Sent to Governor.....	914	Amendments adopted.....	426
Approved by Governor.....	958	Passed; ayes 76, nays 25.....	426
48 By Hanson. Hedges and trees along highways.		58 By Forsling. Members of State Board of Health.	
Introduced, referred.....	137	Introduced, referred.....	143
Recommended amendment and passage .....	437	Recommended passage.....	477
Amendments adopted.....	543	Amended, passed; ayes 71, nays 5	719
Passed; ayes 91, nays 0.....	543	Title amended.....	720
49 By Hollingsworth. Condemnation proceedings.		59 By Finnern. Sheriff's proclamation for elections of officers in his county.	
Introduced, referred.....	137	Introduced, referred.....	143
Recommended amendment and passage .....	189	Recommended passage.....	269
Amendment .....	253	Failed to pass; ayes 53, nays 50.	320
Amendment adopted.....	262	60 By Istad. High school tuition.	
Rereferred .....	263	Introduced, referred.....	143
Withdrawn .....	597	Withdrawn .....	200
50 By Venard. Prohibiting sale of wares and service within 60 feet of entrances of state parks.		61 By Kline. Fowls and animals killed by dogs.	
Introduced, referred.....	138	Introduced, referred.....	143
Recommended passage.....	381	Recommended amendment.....	227
Passed; ayes 92, nays 1.....	562	Amendment filed .....	253
51 By Venard. Primary roads through state parks.		Amendments adopted.....	265
Introduced, referred.....	138	Amended .....	266
Recommended passage.....	463	Failed to pass; ayes 31, nays 65.	665
Passed; ayes 83, nays 6.....	664	62 By McIntosh. Municipal utilities.	
52 By Mounce. Aid furnished the poor recoverable from estate.		Introduced, referred.....	143
Introduced, referred.....	138	Recommended amendment and passage .....	213
Recommended passage.....	212	Amendment offered.....	245
Passed; ayes 93, nays 1.....	244	Amendment adopted.....	245
Received back.....	806	Passed; ayes 98, nays 0.....	245
Reported enrolled.....	826	63 By McIntosh. Tax levy for emergency fund.	
Signed by Speaker.....	826	Introduced, referred.....	143
Sent to Governor.....	827	Withdrawn .....	597
Approved by Governor.....	919	64 By Simmer. Sale of real estate on foreclosure and redemption.	
53 By Nelson of Story. Tax on land growing leguminous crops.		Introduced, referred.....	144
Introduced, referred.....	138	Suggested amendments.....	608
Recommended amendment and passage .....	441	65 By Swanson. Teachers' life certificate.	
Amendment adopted.....	921	Introduced, referred.....	144
Action deferred.....	921	Withdrawn .....	174
Failed to pass; ayes 40, nays 54.	942	66 By Forsling. No installations on special assessment of \$10 or less.	
54 By Bixler. Furbearing animals.		Introduced, referred.....	144
Introduced, referred.....	138	Recommended passage.....	190
Recommended amendment and passage .....	190	Passed; ayes 96, nays 0.....	218
Amendments filed .....	474	Received back.....	567
Withdrawn .....	1075	Reported enrolled.....	603
55 By Kline. Transferring jurisdiction of mayor to justice of peace.		Signed by Speaker.....	604
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		Approved by Governor.....	699

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67 By Committee on Judiciary. Additional judge of supreme court.	
Introduced, passed on file.....	144
Passed; ayes 84, nays 16.....	162
Motion to reconsider.....	169
Motion withdrawn.....	266
Received back.....	307
Reported enrolled.....	317
Signed by Speaker.....	319
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68 By Forsling. Automobiles in liquor seizure cases.	
Introduced, referred.....	144
Recommended passage.....	155
Passed; ayes 73, nays 19.....	179
69 By Dean. League of Iowa Municipalities.	
Introduced, referred.....	145
Recommended passage.....	605
Amendment filed.....	1076
Amendment filed.....	1128
70 By Wilson. School treasurer.	
Introduced, referred.....	145
Recommended passage.....	191
Passed; ayes 87, nays 5.....	217
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71 By Hunt. School treasurer.	
Introduced, referred.....	145
Recommended passage.....	191
Amended, passed; ayes 94, nays 3	223
Received back.....	336
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Signed by Speaker.....	400
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72 By Eckles. Part time schools.	
Introduced, referred.....	145
Recommended passage.....	191
Passed; ayes 100, nays 0.....	219
Received back.....	285
Reported enrolled.....	298
Signed by Speaker.....	304
Sent to Governor.....	305
73 By Smith and Jaycox. Supervisor districts.	
Introduced, referred.....	145
Recommended amendment and passage.....	588
74 By Elliott of Scott. Special charter cities street improvement.	
Introduced, referred.....	145
Recommended amendment and passage.....	520
Amendment adopted.....	761
Passed; ayes 90, nays 0.....	762
Received back.....	1506
Reported enrolled.....	1590
Signed by Speaker.....	1590
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75 By Crozier. Educational institution property used for pecuniary profit.	
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76 By Hansen. Claims for injuries from icy sidewalks.	
Introduced, referred.....	146

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77 By Hansen. Waterworks.	
Introduced, referred.....	146
Recommended amendment and passage.....	171
Amendments adopted.....	194
Passed, ayes 92, nays 0.....	195
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Received back.....	285
Reported enrolled.....	298
Signed by Speaker.....	304
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Approved by Governor.....	340
78 By Wamstad and Johnson of Dickinson. Standardizing petroleum products.	
Introduced, referred.....	148
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79 By Johnson of Dickinson. Permits to enclose certain portions of highways.	
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80 By King and Johnson of Dickinson. Making personal property tax a lien on real estate.	
Introduced, referred.....	149
81 By Bush. Legal fee for marriages.	
Introduced, referred.....	149
Recommended indefinite postponement.....	240
Indefinitely postponed.....	257
82 By Bush. Increasing fees of justices of peace.	
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Committee recommended indefinite postponement.....	404
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83 By Elliott of Scott. Renewals of charters of private corporations.	
Introduced, referred.....	149
Recommended passage.....	754
Amended, passed; ayes 71, nays 0.....	1220
Received back.....	1504
Reported enrolled.....	1590
Signed by Speaker.....	1590
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84 By Torgeson. Additional gas tax.	
Introduced, referred.....	149
85 By Hush. Two high primary candidates only to be considered at conventions.	
Introduced, referred.....	150
Recommended passage.....	459
Passed; ayes 58, nays 35.....	667
86 By Simmer. Insurance—eliminating medical examination for industrial and juvenile policies and policies under \$2,000.	
Introduced, referred.....	150
Recommended amendment and passage.....	269
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Passed; ayes 84, nays 11.....	237	Passed; ayes 87, nays 0.....	276
Received back .....	505	Received back .....	485
Amended and concurred.....	733	Reported enrolled .....	603
Received back .....	833	Signed by Speaker.....	604
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Conference committee.....	837	Approved by Governor.....	699
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Conference report .....	1111	Suspension of licenses of	
Report adopted .....	1133	physicians and pharmacists.	
Reported enrolled .....	1160	Introduced .....	156
Signed by Speaker.....	1160	Passed; ayes 94, nays 0.....	180
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Approved by Governor.....	1206	Reported enrolled .....	603
87 By Ratliff. Annual report		Signed by Speaker.....	604
of receipts and expenses of		Sent to Governor.....	699
school boards.		Approved by Governor.....	726
Introduced, referred.....	150	97 By Clark and Wearin. Ta-	
Recommended passage .....	190	bor college.	
passed; ayes 95, nays 5.....	220	Introduced, referred.....	156
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Reported enrolled .....	317	tions .....	419
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88 By Fleming. Printing names		38, nays 61.....	622
of delegates to county con-		98 By Rutledge. Encouraging	
vention on primary ballots.		use of agricultural lime.	
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89 By Hollingsworth. School		ment maintenance fund.	
bus regulations.		Introduced, referred.....	157
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 214 By Committee on Public Health. County board of health.	
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 216 By Forsling and Sass. Diseases of bees.	
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463 By Elliott of Polk. Compensation of election boards. Introduced, referred.....	691	478 By Allen. Public utilities. Introduced, referred.....	694
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		479 By Rice. Wheel tax. Introduced, referred.....	694
464 By Johnson of Keokuk. County primary road bonds. Introduced, referred.....	691	480 By Committee on Judiciary. Sheriff's sale of real property. Introduced, referred.....	694
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465 By Istad. Sinking fund for public deposits. Introduced, referred.....	691	482 By Greene. Court reporters' fees. Introduced, referred.....	694
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467 By Hollis. Highway commission to regulate use of primary roads. Introduced, referred.....	691		
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486 By Committee on Claims. Des Moines Coliseum Com- pany.	
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487 By Committee on Claims. John A. Stewart.	
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488 By Committee on Claims. Fred R. Peterson.	
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490 By Committee on Claims. Charles Lindwall.	
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491 By Committee on Claims. Judge Edgar A. Morling.	
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492 By Committee on Claims. E. L. Riemschneider and Sun- nyside School District.	
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493 By Committee on Claims. Claim of Twin Lake Protec- tive Association.	
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497 By Committee on Ways and Means. Board of assessment and review.	
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498 By Committee on Mines and Mining. Freight rates, mines and agricultural enterprises.	
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499 By Committee on Judiciary. Insurance commissioner to refund excess taxes, fees or other payments to the state.	
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500 By Committee on Judiciary. Former convictions of criminal offenses.	
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502 By Committee on Conser- vation of Resources. Rice Lake.	
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503 By Committee on Schools and Textbooks. Children handicapped physically or mentally.	
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504 By Committee on Schools and Textbooks. Additional support for rural schools in districts containing state owned land.		517 By Committee on Agriculture. Cooperative associations.	
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506 By Committee on Suppression of Intemperance. Intoxicating liquors.		Introduced .....	994
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508 By Committee on Police Regulation and Suppression of Crime. Autos seized in liquor cases.		521 By Committee on Motor Vehicles and Transportation. Automobile and aircraft mechanics.	
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509 By Committee on Motor Vehicles and Transportation. Motor carriers.		Amendment filed .....	1354
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510 By Committee on Motor Vehicles and Transportation. Motor carriers.		S. F. 397 substituted.....	1522
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511 By Committee on Motor Vehicles and Transportation. Motor vehicle carriers.		Introduced .....	1022
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512 By Committee on Commerce and Trade. Retail mercantile establishments.		Introduced, referred.....	1113
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513 By Committee on Motor Vehicles and Transportation. Motor vehicles—regulations, taxation and licensing.		Introduced, referred.....	1114
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514 By Committee on Judiciary. City of Tama.		526 By Committee on Claims. Patricia Jones.	
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515 By Committee on Judiciary. Justices of the peace.		Approved by Governor.....	1730
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516 By Committee on Banks and Banking. Private banks.		Introduced, referred.....	1180
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529 By Committee on Claims. William Hudgei.....	1180
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530 By Committee on Claims. Charles M. Dutcher and W. E. Mitchell.....	1180
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531 By Sifting Committe. In- surance of buildings against damage by airplanes. Introduced .....	1180
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532 By Sifting Committee. Air- craft. Introduced .....	1181
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533 By Committee on State Educational Institutions. Acceptance of gifts by state educational institutions. Introduced, referred.....	1182
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534 By Sifting Committee. County and district fairs. Introduced .....	1183
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535 By Sifting Committee. Air- craft. Introduced .....	1213
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537 By Committee on Claims. Claims of certain veterinar- ians. Introduced, referred.....	1253
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538 By Committee on Claims. Claims for cattle slaughtered on account of bovine tuber- culosis. Introduced, referred.....	1253
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539 By Committee on Claims. Clear Lake Electric Light & Power Company. Introduced, referred.....	1306
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544 By Committee on Appropriations. Omnibus bill.		545 Expunged from the records.	
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		charged to funds benefited.	
4 By Lange. City manager.		Received, referred.....	186, 187
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7 By Wilson of Page. De-		12 By Doran. Town of Ogden.	
fendant's failure to testify.		Received.....	131
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9 By McLeland. Repairs on		ty.	
county buildings.		Received.....	1023
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10 By Stoddard. State appro-		15 By Booth. Automobile	
priation bill.		Number plates.	
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2.....	1318	21 By Clearman. Hunting	
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Second conference committee..	1591	Signed by Speaker.....	1706
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23	By Lange. Indebtedness of Iowa corporations. Received in House.....	1359	
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24	By Ickis. Decatur county. Received, referred.....	293	
	Proof of publication.....	294	
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	Amendment adopted.....	533	
	Passed; ayes 96, nays 0.....	533	
	Refusal to concur received.....	650	
	Receded.....	653	
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25	By Ickis. Decatur county. Received, referred.....	293	
	Proof of publication.....	294	
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	Signed by Speaker.....	604	
28	By Clark of Cerro Gordo. Public deposit bonds. Received, referred.....	679, 684	
30	By Lange. Rate for publication of legal notices. Received, referred.....	197, 198	
	Committee recommended passage.....	296	
	Passed; ayes 55, nays 22.....	377	
	Reported enrolled.....	400	
	Signed by Speaker.....	400	
31	By Baird. Purchase of drainage tax certificates. Received.....	1596	
	Referred to sifting committee.....	1597	
	Passed; ayes 76, nays 1.....	1695	
	Reported enrolled.....	1726	
	Signed by Speaker.....	1730	
32	By Clark of Linn. St. Martin Land Corporation. Received, referred.....	159, 160	
	Committee recommended passage.....	189	
	Passed; ayes 92, nays 0.....	222	
	Reported enrolled.....	239	
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33	By Frailey. Guardianship of incompetent veterans, etc. Received.....	1264	
	Referred to sifting committee.....	1267	
	Passed; ayes 94, nays 0.....	1549	
	Reported enrolled.....	1656	
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35	By Clark of Cerro Gordo. Cerro Gordo Building Company. Received, referred.....	186, 187	
	Recommended passage.....	212	
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37	By Wilson of Polk. Filing of claims in assignment for benefit of creditors. Received, referred.....	197, 198	
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	Reported enrolled.....	603	
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38	By Wilson of Polk. Liability of hotel or rooming house keepers for automobile or other personal property of guests. Received.....	1461	
	Referred to sifting committee.....	1486	
	Passed; ayes 82, nays 3.....	1617	
	Reported enrolled.....	1697	
	Signed by Speaker.....	1706	
39	By Moen. Lyon county. Received, referred.....	432	
	Proof of publication.....	433	
	Recommended passage.....	657	
	Passed; ayes 65, nays 0.....	822	
	Reported enrolled.....	877	
	Signed by Speaker.....	913	
40	By Clark of Linn. Widowed mothers' pensions. Received, referred.....	280	
	Recommended passage.....	727	
	Passed; ayes 87, nays 1.....	1515	
	Reported enrolled.....	1656	
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42	By Frailey. Tax for public docks. Received, referred.....	453, 455	
	Recommended passage.....	606	
	Passed; ayes 74, nays 0.....	1154	
	Reported enrolled.....	1212	
	Signed by Speaker.....	1213	
45	By Brush. Thomas F. Stevens. Received, referred.....	186, 187	
46	By Lange. Rate for publication of official proceedings. Received, referred.....	369	
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47	By Gilchrist. Articles of incorporation of cooperative associations. Received, referred.....	252	
	Recommended passage.....	362	
	Passed; ayes 95, nays 0.....	536	
	Reported enrolled.....	603	
	Signed by Speaker.....	604	
50	By Lange. Rate for publishing emergency acts of the legislature. Received, referred.....	386	
	Recommended passage.....	630	
52	By Bennett. Legalizing conveyances by executors, administrators and assignees. Received, referred.....	280, 281	
	Recommended passage.....	417	
	Passed; ayes 82, nays 0.....	642	
	Reported enrolled.....	725	
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54	By Stoddard. Reimbursing capitol extension fund. Received, referred.....	225, 226	
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59	By Doran. School bus regulations. Received, referred.....	432, 433	
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Concurrence received in House	497
Reported correctly enrolled	552
Signed by Speaker	604
64 By Benson. Bovine tuberculosis.	
Received, referred	232
Substituted for H. F. 103	286
Amendment filed	399
Passed; ayes 79, nays 21	409
Reported enrolled	458
Signed by Speaker	458
66 By Rigby. Expenses of county superintendents.	
Received, referred	237
Recommended indefinite postponement	332
Indefinitely postponed	352
67 By Clark of Marion. Tax exemption for military service.	
Received, referred	369
73 By Wilson of Polk. League of Iowa Municipalities.	
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Referred to sifting committee	1597
75 By Moen. Osceola county.	
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Recommended passage	401
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Reported enrolled	552
Signed by Speaker	604
76 By Benson and Rigby. State Board of Assessment and Review.	
Received, referred	1315
Amended, passed; ayes 81, nays 24	1574
Title amended	1586
Received back	1672
Refused to concur	1687
Conference committee	1693
Conference report	1716
Report adopted	1717
Reported enrolled	1729
Signed by Speaker	1731
78 By Clark of Linn. Teachers' pension system.	
Received	1459
Referred to sifting committee	1486
Amended, passed; ayes 58, nays 0	1589
Reported enrolled	1697
Signed by Speaker	1706
83 By Lange. Indigent tubercular patients.	
Received	851
Referred to board of control	852
Recommended passage	976
Passed; ayes 81, nays 0	1146
Reported enrolled	1212
Signed by Speaker	1113
84 By Rogers. Salaries of deputies, county officers.	
Received, referred to compensation of public officers	486, 488
Recommended passage	844
Passed; ayes 55, nays 4	1117
Reported enrolled	1160
Signed by Speaker	1160

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85 By Topping. Prison-made goods.	
Received, referred	679, 681
Recommended passage	977
Failed to pass; ayes 42, nays 51	1185
87 By Bennett. Permit to carry concealed weapons.	
Received, referred	280
Recommended passage	442
Passed; ayes 95, nays 0	664
Reported enrolled	725
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88 By Bennett. Requiring coroners to report all accidental or violent deaths to bureau of criminal investigation.	
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Recommended passage	460
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89 By Bennett. Falsely assuming to be peace officer.	
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Referred to sifting committee	1062
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90 By Bennett. Regulations regarding prisoners leaving jail.	
Received, referred	453, 455
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92 By Bennett. Transporting liquor into the state.	
Received, referred	766, 767
Recommended passage	929
93 By Wilson of Polk. Court calendar.	
Received, referred	485, 487
Recommended amendment and passage	748
94 By Wilson of Polk. Time of delivery of current taxes for collection.	
Received	1023
Referred to sifting committee	1024
Passed; ayes 62, nays 20	1519
Reported enrolled	1656
Signed by Speaker	1660
95 By Clearman. Public health nurses.	
Received, referred	432, 433
Recommended passage	840
99 By Bergman. Gasoline distributors.	
Received	1024
Referred to sifting committee	1025
Amended, passed; ayes 70, nays 4	1153
Title amended	1154
Reported enrolled	1294
Signed by Speaker	1299
100 By Stoddard. Liberty Club of Sioux City.	
Received	1264
Referred	1267
Recommended indefinite postponement	1484

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106 By Clearman. Appropriation to reimburse state university hospital.		125 By Stoddard. Barbers.	
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Passed; ayes 97, nays 0.....	715	Recommended amendment and passage.....	841
Reported enrolled.....	779	Amendment adopted.....	1163
Signed by Speaker.....	779	Amended, passed; ayes 67.....	1164
108 By Committee on Ways and Means. Defining consumer in cigarette tax law.		Insisted upon its amendments.....	1278
Received, referred.....	252	Conference committee.....	1295
Recommended passage.....	418	Received back.....	1445
Passed; ayes 82, nays 0.....	643	Conference report.....	1447
Reported enrolled.....	725	Received back.....	1684
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111 By Shane. Statements of commission form cities.		Reported enrolled.....	1726
Received, referred.....	396, 398	Signed by Speaker.....	1730
Recommended passage.....	522	126 By Stoddard. Barbers.	
Passed; ayes 82, nays 0.....	1448	Received, referred.....	280, 281
Reported enrolled.....	1531	Recommended amendment and passage.....	477
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113 By Clark of Linn. Maturity and payment of bonds serially.		Failed to pass; ayes 43, nays 53.....	1621
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Substituted for.....	373	Received, referred.....	225, 226
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Reported enrolled.....	400	Passed; ayes 78, nays 0.....	374
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116 By Clark of Marion. Herman Colyn.		Signed by Speaker.....	400
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Recommended amendment and passage.....	435	Received, referred.....	486, 488
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Passed; ayes 56, nays 0.....	491	Passed; ayes 60, nays 1.....	1699
Concurred.....	483	Reported enrolled.....	1726
Reported enrolled.....	552	Signed by Speaker.....	1730
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119 By Booth. Primary roads through cities and towns.		Received, referred.....	704, 705
Received.....	850	Recommended passage.....	752
Referred.....	851	Passed; ayes 73, nays 0.....	1048
Recommended passage.....	1021	Received back in Senate.....	933
Passed; ayes 87, nays 4.....	1668	Reported enrolled.....	1078
Reported enrolled.....	1726	Signed by Speaker.....	1078
Signed by Speaker.....	1730	135 By Stanley. Changing school district boundaries.	
121 By Langfitt. Assessors' returns on blind and deaf.		Received, referred.....	307, 308
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Recommended passage.....	749	Amendments filed.....	743
Passed; ayes 73, nays 0.....	1223	Amendment filed.....	973
Reported enrolled.....	1299	136 By Gilchrist. Street improvements.	
Signed by Speaker.....	1299	Received.....	1110
122 By Bissell. Dallas county.		Referred to sifting committee.....	1112
Received, referred.....	453, 455	Passed; ayes 76, nays 0.....	1184
Proof of publication.....	456	Reported enrolled.....	1294
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Passed; ayes 56, nays 0.....	496	139 By Wilson of Page. Exemptions from execution.	
Reported enrolled.....	552	Received, referred.....	619, 621
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124 By Stoddard. Barber shops.		Reported enrolled.....	1656
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Amendments adopted.....	1142	Received, referred.....	650, 651
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146 By Wilson of Polk. Maria S. Orwig.	
Received, referred.....	504
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148 By Gunderson. City of Forest City.	
Received, referred.....	397
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Reported enrolled.....	1078
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149 By Shaff. Maintenance of primary roads.	
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150 By Shaff. Automobile speed limit.	
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Reported enrolled.....	1697
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152 By Lange. School boards.	
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153 By Benson. Importation of cattle.	
Received.....	1110
Referred to sifting committee.....	1112
Passed; ayes 82, nays 0.....	1353
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154 By Gilchrist. Judges' vacation orders.	
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158 By Topping. Iowa-Illinois Telephone Company.	
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159 By Stanley. Supplies and equipment for schools.	
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162 By Moen. Town of Hull.	
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164 By Wilson of Polk. State real estate commissioner.	
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165 By Committee on Insurance. Mutual life insurance.	
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166 By Committee on Insurance. Capital and surplus of stock insurance companies.	
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167 By Rogers. Township roads.	
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168 By Patterson. Farmers Creamery Company.	
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169 By Bergman. Secondary roads.	
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174 By Committee on child welfare. Juvenile dependency.	
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175 By Committee on child welfare. Dependent and neglected children.		Amendments filed.....	1159
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177 By Clark of Marion. Monroe county.		192 By Committee on Insurance. Investment of insurance funds.	
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178 By Clark of Marion. Marion County.		196 By Wilson of Polk. Redfield Brick and Tile Company.	
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179 By Wilson of Polk. Surety bonds of city employees.		Received, referred.....	386
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181 By Lange. Investment of life insurance funds.		Reported enrolled.....	603
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185 By Gunderson. Surety bonds of county employees.		Reported enrolled.....	552
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189 By Stoddard. Cosmetology.		Referred to sifting committee.....	1081
Received, referred.....	679, 682	Amended, passed; ayes 81, nays 4.....	1368
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190 By Stanley. American Association for the Advancement of Science.		House insisted.....	1326
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191 By Stanley. Embalming.		206 By Committee on Child Welfare. Children's boarding houses.	
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207 McLeland. Admitting soldiers' wives to the soldiers' home.	
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210 By Doran. Fingerprints.	
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Recommended passage.....	927
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215 By Committee on Claims. W. L. Hall.	
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220 By Committee on Elections. Primary nomination based on preceding gubernatorial vote.	
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224 By Committee on Appropriations. Appropriation for salaries of new supreme court judge and his secretary.	
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225 By Gilchrist. Town of Rolfe, Iowa.	
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Referred to sifting committee.....	1082
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226 By Gunderson. Mortgage foreclosure.	
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Reported enrolled .....	1697
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227 By Lange and Topping. Docks.	
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228 By Lange and Topping. Docks.	
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229 By Lowe. Town of Carlisle, Iowa.	
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232 By Brookins. Hail insurance.	
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Reported enrolled .....	1213
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235 By Committee on Corporations. Limits of indebtedness for corporations.	
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236 By Committee on Corporations. Articles of incorporation.	
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238 By Committee on Corporations. State and savings banks.	
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239 By Committee on Corporations. Foreign corporations.	
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241 By Committee on Corporations. Renewal of corporate existence of state and savings banks.	
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Reported enrolled .....	1294
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242 By Committee on Corporations. Delinquent corporations.	
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243 By Committee on Corporations. Fees for recording articles of incorporation.	
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Reported enrolled.....	1299	men's compensation.	
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244 By Committee on Corpora-		Received, referred.....	680, 682
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249 By Committee on Corpora-		Amendment filed.....	973
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251 By Committee on Code Re-		Lin. Autos seized in liquor	
vision. Uniform Negotiable		cases.	
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253 By Committee on Code Re-		276 By Wilson of Polk. City	
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riage.		Received.....	849
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Passed; ayes 61, nays 0.....	1260
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280 By McLeland. County aid for blind.	
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Referred.....	854
Passed; ayes 82, nays 0.....	1498
Reported enrolled.....	1590
Signed by Speaker.....	1594
281 By Thompson. Trees along highways.	
Received.....	1060
Referred to sifting committee.....	1064
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283 By Committee on Highways. Primary roads in cities and towns.	
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284 By Committee on Aero- nautics. Airmen and aircraft.	
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Amended, passed; ayes 69, nays 0.....	823
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285 By Committee on Aero- nautics. Airports.	
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Amended, passed; ayes 81, nays 6.....	944
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287 By Shaff. Primary roads extensions in cities.	
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288 By Thompson. Board of trustees for special charter cities.	
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289 By Committee on Insurance. Life insurance companies' de- posit with Commissioner of insurance.	
Received, referred.....	680, 683
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Reported enrolled.....	1294
Signed by Speaker.....	1299
290 By Benson. Public dona- tions.	
Received.....	1058
Referred to sifting committee.....	1061
Passed; ayes 93, nays 0.....	1553
Reported enrolled.....	1656
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292 By Committee on Cities and Towns. Street improvements.	
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Received.....	1530
Referred to sifting committee.....	1532
Passed; ayes 60, nays 2.....	1703
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293 By Committee on Agricul- ture. Farm aid associations.	
Received.....	850
Referred.....	854
Recommended passage.....	932
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Reported enrolled.....	1212
Signed by Speaker.....	1213
294 By Stoddard. Capital Ex- tension Fund.	
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Referred.....	1062
Recommended passage.....	1244
Passed; ayes 67, nays 0.....	1257
Reported enrolled.....	1299
Signed by Speaker.....	1299
295 By Lange. Investment of life insurance funds.	
Received, referred.....	680, 683
Recommended amendment and passage.....	915
Amended, passed; ayes 71, nays 4.....	1610
Reported enrolled.....	1697
Signed by Speaker.....	1706
297 By Carroll. School sub- districts.	
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Referred to sifting committee.....	1063
Passed; ayes 61, nays 0.....	1231
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Signed by Speaker.....	1299
298 By Committee on Fish and Game. Fur bearing animals.	
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299 By Committee on Fish and Game. Boats on inland wa- ters.	
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300 By Committee on Fish and Game. Boats on inland wa- ters.	
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Amendment filed .....	1354	Referred to sifting committee...	1366
Amended, passed; ayes 85, nays 4 .....	1371	326 By Gilchrist and Clark of Linn. Forms of indictments.	
House action on Senate mes- sage .....	1514	Received .....	1023
Conference committee.....	1519	Referred to sifting committee...	1026
Received back .....	1596	Passed; ayes 58, nays 2.....	1231
Conference report adopted.....	1597	Reported enrolled .....	1307
Reported enrolled .....	1697	Signed by Speaker .....	1307
Signed by Speaker .....	1706	328 By Fralley. Corporation stock without par value.	
302 By Bennett. Public solici- tation of donations.		Received .....	1358
Received .....	1530	Referred to sifting committee...	1364
Referred to sifting committee...	1531	Passed; ayes 73, nays 0.....	1555
311 By Committee on Public Utilities. Street railways— paving along their tracks.		Reported enrolled .....	1656
Received .....	938	Signed by the Speaker .....	1660
Referred .....	950	331 By Committee on Code Re- vision. Installment payments on sidewalks.	
Recommended passage.....	981	Received .....	1024
Amended, passed; ayes 90, nays 7 .....	1540	Referred to sifting committee...	1025
Reported enrolled .....	1656	Passed; ayes 90, nays 0.....	1173
Signed by Speaker .....	1660	Reported enrolled .....	1294
312 By Committee on Motor Vehicles. Automobiles.		Signed by Speaker .....	1299
Received .....	938	332 By Doran. Airport design- ing included in engineering practice.	
Referred .....	950	Received .....	850
Recommended passage.....	1019	Referred .....	851
Passed; ayes 87, nays 0.....	1683	Passed; ayes 58, nays 1.....	1261
Reported enrolled .....	1726	Reported enrolled .....	1307
Signed by Speaker .....	1730	Signed by Speaker .....	1307
314 By Committee on Insur- ance. Fraternal beneficiary societies.		339 By Committee on Cities and Towns. Municipal improve- ments.	
Received, referred .....	680, 683	Received .....	1023
Recommended passage.....	915	Referred .....	1025
Passed; ayes 79, nays 0.....	1177	Passed; ayes 65, nays 12.....	1173
Reported enrolled .....	1294	Reported enrolled.....	1294
Signed by Speaker .....	1299	Signed by Speaker.....	1299
317 By Beatty. Superior judge.		341 By Booth. Shelby county supervisors.	
Received .....	1110	Received .....	849
Referred to sifting committee...	1112	Referred .....	854
318 By Bergman. Survey of in- dustrial and natural re- sources of Iowa.		Recommended passage.....	991
Received .....	1204	Passed; ayes 83, nays 1.....	1136
Referred .....	1206	Reported enrolled .....	1212
Recommended amendment and passage .....	1483	Signed by Speaker .....	1213
Amendments adopted .....	1611	344 By Brookins. Accepting federal health aid.	
Passed; ayes 77, nays 6.....	1611	Received .....	1360
Reported enrolled .....	1697	Referred to sifting committee...	1366
Signed by Speaker .....	1706	345 By Cochrane. Forfeiture of policy.	
319 By Committee on Fish and Game. Spawning grounds.		Received .....	1296
Received .....	938	Referred to sifting committee...	1296
Referred .....	950	350 By Clark of Linn. Entering in encumbrance book notice of levy of execution.	
Passed; ayes 68, nays 0.....	1261	Received, referred.....	1308
Reported enrolled .....	1299	Passed; ayes 80, nays 0.....	1697
Signed by Speaker .....	1299	Reported enrolled .....	1726
321 By Committee on Claims. Frank Melka.		Signed by Speaker .....	1730
Received .....	1235		
Referred .....	1239		

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351 By Rogers. Memorial building funds.	
Received .....	1058
Referred to sifting committee.	1062
Passed; ayes 90, nays 0 .....	1552
Reported enrolled .....	1656
Signed by Speaker .....	1660
355 By Clark of Linn and Gilchrist. Depositions in equitable actions.	
Received .....	1110
Referred to sifting committee.	1112
Passed; ayes 67, nays 1 .....	1262
Reported enrolled .....	1307
Signed by Speaker .....	1307
356 By Clark of Linn and Gilchrist. Personal tax a lien only on real estate.	
Received .....	1060
Referred to sifting committee.	1064
Amended, passed; ayes 98, nays 0 .....	1550
Reported enrolled .....	1656
Signed by Speaker .....	1660
358 By Beatty. Keokuk county.	
Received .....	849
Referred .....	854
Substituted for H. F. 357 .....	960
Passed; ayes 64, nays 0 .....	960
Reported enrolled .....	1078
Signed by Speaker .....	1078
360 By Wilson of Polk. Audit of account of waterworks trustees.	
Received .....	849
Referred .....	854
Recommended passage .....	985
Amended, passed; ayes 59, nays 35 .....	1670
Reported enrolled .....	1726
Signed by Speaker .....	1730
361 By Wilson of Polk. Audit of accounts of waterworks trustees.	
Received .....	850
Referred .....	851
Recommended passage .....	986
Failed to pass; ayes 47, nays 25 .....	1630
Motion to reconsider tabled .....	1715
362 By Wilson of Polk. Names, mottoes and emblems.	
Received .....	1300
Referred to sifting committee .....	1301
363 By Wilson of Polk. County hospitals.	
Received .....	1358
Referred to sifting committee .....	1364
367 By Ickis. Directing state curator to purchase and preserve certain early history materials of George Shull.	
Received .....	1264
Referred .....	1266
Recommended indefinite postponement .....	1483
370 By Shaff. Renovated butter.	
Received .....	1271
Referred to sifting committee .....	1271

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373 By Gilchrist. Publications of legal notices of street improvement, etc.	
Received .....	1059
Referred to sifting committee .....	1063
374 By Gunderson. Hours for polls to be open.	
Received .....	1059
Referred to sifting committee .....	1063
Passed; ayes 63, nays 0 .....	1259
Reported enrolled .....	1307
Signed by Speaker .....	1307
377 By Clark of Linn. Fire inspection of buildings.	
Received .....	1235
Referred to sifting committee .....	1239
Passed; ayes 65, nays 8 .....	1698
Reported enrolled .....	1726
Signed by Speaker .....	1730
378 By Rogers. Consolidated polling place.	
Received .....	1060
Referred to sifting committee .....	1064
Passed; ayes 69, nays 0 .....	1155
Reported enrolled .....	1212
Signed by Speaker .....	1213
385 By Gunderson. Election returns.	
Received .....	1060
Referred to sifting committee .....	1064
388 By Merritt. Public officers' allowance for use of personal automobile.	
Received .....	1295
Referred to sifting committee .....	1297
390 By Wilson of Polk. Giving cities power to assess full cost of sewer construction to benefited property.	
Received .....	848
Referred .....	852
Recommended passage .....	984
Amended, passed; ayes 74, nays 0 .....	1555
Reported enrolled .....	1656
Signed by Speaker .....	1660
391 By Wilson of Polk. Free medical service for the poor.	
Received .....	1359
Referred to sifting committee .....	1365
392 By Wilson of Polk. Sewer construction.	
Received .....	849
Substituted for H. F. 445 .....	853
Passed; ayes 63, nays 3 .....	1148
Reported enrolled .....	1212
Signed by Speaker .....	1213
393 By Gunderson and Rogers. Public health work.	
Received .....	1359
Referred to sifting committee .....	1365
Passed; ayes 60, nays 17 .....	1704
Reported enrolled .....	1726
Signed by Speaker .....	1730
396 By Hager. Allamakee county.	
Received .....	1058
Referred to sifting committee .....	1061
Proof of publication .....	1075
Passed; ayes 65, nays 0 .....	1227
Reported enrolled .....	1307
Signed by Speaker .....	1307

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397 By Moen. Limiting loan on highways.		415 By Committee on Highways.	
Received .....	1291	Relocating of primary roads.	
Referred to sifting committee.	1292	Received .....	1291
Substituted for H. F. 522.	1522	Referred to sifting committee.	1292
Amended, passed; ayes 92, nays 0	1523	Amended, passed; ayes 71, nays 29	1521
Reported enrolled.	1656	Reported enrolled.	1656
Signed by Speaker.	1660	Signed by Speaker.	1660
400 By Kimberly. Bridge fund control.		416 By Committee on Highways.	
Received .....	851	Highway commission to regulate use of primary roads.	
Referred .....	852	Received .....	1300
Recommended passage .....	935	Referred to sifting committee.	1302
Substituted for H. F. 343.	1221	Amended, passed; ayes 84, nays 1	1525
Passed; ayes 72, nays 0.	1221	Reported enrolled.	1656
Reported enrolled.	1307	Signed by Speaker.	1660
Signed by Speaker.	1307	417 By Committee on Highways.	
401 By Bergman. Secondary roads.		Primary roads through cities.	
Received .....	1358	Referred to sifting committee.	1296
Referred to sifting committee.	1363	Received .....	1296
406 By Stoddard. Motor vehicle operation.		Amendment filed.	1451
Received .....	1060	Amended, passed; ayes 67, nays 15	1646
Referred to sifting committee.	1064	Reported enrolled.	1716
407 By Clark of Marion. Legalizing emergency tax levies.		Signed by Speaker.	1716
Received .....	938	418 By Committee on Insurance.	
Referred .....	951	Group insurance for labor organization and teachers associations.	
Substituted for H. F. 386.	981	Received .....	850
Passed; ayes 81, nays 0.	996	Referred .....	851
Reported enrolled.	1078	Recommended passage .....	916
Signed by Speaker.	1078	Passed; ayes 66, nays 0.	1121
408 By Clark of Marion. Emergency tax levy for municipalities.		Motion to reconsider.	1158
Received .....	1264	Motion withdrawn.	1161
Referred to sifting committee.	1266	Reported enrolled.	1294
Passed; ayes 83, nays 0.	1444	Signed by Speaker.	1299
Reported enrolled.	1531	421 By Committee on Judiciary	
Signed by Speaker.	1531	No. 1. Mortgages by guardians of minors.	
409 By Gunderson. City of Forest City.		Received .....	1360
Received .....	850	Referred to sifting committee.	1366
Referred .....	852	422 By Committee on Judiciary	
Recommended passage .....	934	No. 1. Fort Atkinson State Park.	
Passed; ayes 64, nays 0.	1226	Received .....	1059
Reported enrolled.	1299	Referred .....	1063
Signed by Speaker.	1299	Passed; ayes 85, nays 0.	1144
412 By Committee on Insurance.		Reported enrolled.	1212
Insurance.		Signed by Speaker.	1213
Received .....	849	423 By Committee on Judiciary	
Referred .....	852	No. 1. Mortgages by administrators and executors.	
Recommended passage .....	989	Received .....	1360
Passed; ayes 96, nays 0.	1538	Referred to sifting committee.	1366
Reported enrolled.	1656	424 By Committee on Labor.	
Signed by Speaker.	1660	Employment agencies.	
413 By Committee on Insurance.		Received .....	1358
Insurance commissioner to refund excess payment of taxes, fees, etc., to the state.		Referred to sifting committee.	1364
Received .....	850	Passed; ayes 92, nays 0.	1518
Referred .....	851	Reported enrolled.	1656
Recommended passage .....	990	Signed by Speaker.	1660
Substituted for H. F. 499.	1150	425 By Committee on Claims.	
Passed; ayes 77, nays 4.	1150	E. L. Riemschneider and Sunny Side School District.	
Reported enrolled.	1212	Received .....	1235
Signed by Speaker.	1213	Referred .....	1238
		Passed; ayes 79, nays 0.	1436
		Reported enrolled.	1531
		Signed by Speaker.	1531



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426	By Committee on Claims. John A. Stewart.
	Received .....1236
	Referred .....1238
	Passed; ayes 78, nays 5.....1431
	Reported enrolled.....1531
	Signed by Speaker.....1531
427	By Committee on Claims. Twin Lakes Protective Association.
	Received .....1265
	Referred .....1267
	Passed; ayes 79, nays 0.....1437
	Reported enrolled.....1531
	Signed by Speaker.....1531
428	By Committee on Claims. Ralph W. Pabst and Leslie E. Williams.
	Received .....1236
	Referred .....1238
	Passed; ayes 76, nays 2.....1438
	Reported enrolled.....1531
	Signed by Speaker.....1531
429	By Committee on Claims. Des Moines Coliseum Company.
	Received .....1204
	Referred .....1205
	Passed; ayes 73, nays 13.....1430
	Reported enrolled.....1531
	Signed by Speaker.....1531
430	By Committee on Claims. Polk County.
	Received .....1236
	Referred .....1238
	Passed; ayes 81, nays 0.....1427
	Reported enrolled.....1594
	Signed by Speaker.....1594
431	By Committee on Claims. Lillian Bandy.
	Received .....1236
	Referred .....1238
	Passed; ayes 79, nays 1.....1429
	Reported enrolled.....1531
	Signed by Speaker.....1531
434	By Committee on Judiciary No. 1. Securities for two or more obligations.
	Received .....1360
	Referred to sifting committee...1367
435	By Committee on Judiciary No. 1. Giving bribes.
	Received .....1059
	Referred to sifting committee...1063
	Passed; ayes 64, nays 0.....1395
	Reported enrolled.....1594
	Signed by Speaker.....1594
436	By Committee on Appropriations. Corn borer.
	Received .....1265
	Referred .....1267
	Recommended passage.....1432
	Passed; ayes 75, nays 18.....1683
	Reported enrolled.....1716
	Signed by Speaker.....1716
441	By Committee on Drainage. Drainage.
	Received .....1059
	Referred to sifting committee...1062
	Passed; ayes 78, nays 0.....1613
	Reported enrolled.....1697
	Signed by Speaker.....1706

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442	By Committee on Claims. Grant Central Lutheran Church of Iowa Falls.
	Received .....1236
	Referred .....1237
	Returned without recommendations.....1403
	Passed; ayes 79, nays 1.....1632
	Reported enrolled.....1697
	Signed by Speaker.....1706
443	By Committee on Claims. James A. Devitt.
	Received .....1460
	Referred .....1486
	Passed; ayes 81, nays 2.....1626
	Reported enrolled.....1697
	Signed by Speaker.....1706
444	By Committee on Claims. Judge Edgar A. Morling.
	Received .....1236
	Referred .....1237
	Passed; ayes 82, nays 0.....1435
	Reported enrolled.....1531
	Signed by Speaker.....1531
445	By Committee on Claims. Farmers Mutual Hall Insurance Association.
	Received .....1236
	Referred .....1237
	Returned without recommendations.....1400
	Passed; ayes 83, nays 0.....1633
	Reported enrolled.....1697
	Signed by Speaker.....1706
447	By Committee on Cities and towns. Street improvements.
	Received in House.....1235
	Referred .....1237
	Amended, passed; ayes 59, nays 0.....1395
	Reported enrolled.....1594
	Signed by Speaker.....1594
448	By Committee on Cities and towns. River front improvements.
	Received .....1235
	Substituted for H. F. 443.....1237
	Passed; ayes 62, nays 0.....1239
	Reported enrolled.....1307
	Signed by Speaker.....1307
449	By Committee on Cities and towns. Licensing firms or corporations installing electric light or power wiring or equipment.
	Received .....1358
	Referred to sifting committee...1363
450	By Committee on Board of Control. Members of state board of control.
	Received .....1295
	Referred to sifting committee...1296
	Passed; ayes 76, nays 1.....1450
	Reported enrolled.....1531
	Signed by Speaker.....1531
451	By Committee on Conservation. Rice Lake.
	Received .....1058
	Substituted for H. F. 502.....1062
	Passed; ayes 81, nays 1.....1083
	Reported enrolled.....1160
	Signed by Speaker.....1160

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452	By Committee on Highways. Motor vehicle license fees.	470	By Committee on Claims. Dr. Craig M. Work.
Received	1271	Received	1378
Referred to sifting committee	1271	Referred	1379
Passed; ayes 76, nays 1	1615	Returned without recommendations	1402
Reported enrolled	1697	Passed; ayes 79, nays 1	1651
Signed by Speaker	1706	Reported enrolled	1697
		Signed by Speaker	1706
456	By Committee on Compensation of Public Officers. Compensation of certain state officials.	471	By Committee on Claims. Ralph J. Shaw.
Received	1358	Received	1378
Referred to sifting committee	1366	Referred	1379
Amended, failed to pass; ayes 44, nays 58	1667	Returned without recommendations	1402
Motion to reconsider prevailed	1701	Passed; ayes 80, nays 0	1652
Passed; ayes 66, nays 31	1701	Reported enrolled	1697
Reported enrolled	1726	Signed by Speaker	1706
Signed by Speaker	1730		
457	By Committee on Judiciary No. 2. Legalizing taxes collected for eradicating bovine tuberculosis.	472	By Committee on Claims. James L. Armstrong.
Received	1235	Received	1503
Referred to sifting committee	1237	Referred	1508
Passed; ayes 61, nays 0	1397	Passed; ayes 81, nays 1	1653
Reported enrolled	1594	Reported correctly enrolled. S. J. 1531. H. J.	1697
Signed by Speaker	1594	Signed by Speaker	1706
459	By Committee on Claims. Mutual Old Line Insurance Co.	473	By Committee on Claims. Joseph Roy Collins.
Received	1234	Received	1378
Referred	1237	Referred	1379
Returned without recommendations	1399	Returned without recommendations	1402
Passed; ayes 81, nays 0	1634	Passed; ayes 80, nays 0	1654
Reported enrolled	1697	Reported enrolled	1697
Signed by Speaker	1706	Signed by the Speaker	1706
460	By Committee on Claims. Marjorie Ball.	474	By Committee on Educational Institutions. Acceptance of gifts by state educational institutions.
Received	1378	Received	1503
Referred	1378	Referred to sifting committee	1508
Returned without recommendation	1402	Substituted for H. F. 533	1539
Passed; ayes 90, nays 0	1635	Passed; ayes 94, nays 1	1539
Reported enrolled	1697	Reported enrolled	1656
Signed by Speaker	1706	Signed by Speaker	1660
463	By Committee on Cities and Towns. Water main extensions.	476	By Committee on Judiciary No. 1. Surety on bonds.
Received	1058	Received	1360
Referred to sifting committee	1062	Referred to sifting committee	1367
Substituted for H. F. 441	1346	Passed; ayes 84, nays 4	1516
Passed; ayes 85, nays 0	1346	Reported enrolled	1590
Reported enrolled	1480	Signed by Speaker	1594
Signed by Speaker	1480		
465	By Committee on Appropriations. Increasing salaries of certain employees in institutions under board of control.	477	By Committee on Appropriations. Audit of highway commission's accounts.
Received	1265	Received	1291
Referred	1267	Referred	1292
Recommended indefinite postponement	1483	Recommended passage	1482
Indefinitely postponed	1660	Passed; ayes 91, nays 0	1664
		Reported enrolled	1726
		Signed by Speaker	1730
469	By Committee on Claims. George Burger.	478	By Committee on Appropriations. Merle D. Hay monument.
Received	1459	Received	1300
Referred	1486	Referred	1301
Passed; ayes 73, nays 25	1650	Recommended amendment and passage	1403
Reported enrolled	1697	Amendment adopted	1658
Signed by Speaker	1706	Passed; ayes 78, nays 3	1658
		Reported enrolled	1716
		Signed by Speaker	1716

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479 By Committee on Highways. Secondary road indebtedness.	
Received .....	1358
Referred to sifting committee...	1364
480 By Committee on Highways. Primary road indebtedness.	
Received .....	1358
Referred to sifting committee...	1364
Amended, passed; ayes 65, nays 38 .....	1500
Received back .....	1602
Reported enrolled .....	1687
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481 By Committee on Judiciary No. 1. Relating to bonds in attachment suits.	
Received .....	1360
Referred to sifting committee.	1367
482 By Committee on Code Revision. Nominations by political parties in cities and towns.	
Received .....	1504
Referred to sifting committee.	1508
Passed; ayes 93, nays 1 .....	1547
Reported enrolled .....	1656
Signed by the Speaker .....	1660
485 By Committee on Claims. Unallowable claims.	
Received .....	1459
Referred to sifting committee.	1486
488 By Committee on Appropriations. Repairs and improvements for state capitol and historical buildings.	
Received .....	1359
Referred .....	1365
Returned without recommendations .....	1402
Passed; ayes 81, nays 0 .....	1665
Reported enrolled .....	1716
Signed by Speaker .....	1716
489 By Committee on Appropriations. Emergency appropriation for peace officers for department of justice.	
Received .....	1359
Referred .....	1365
Recommended passage .....	1403
Passed; ayes 89, nays 0 .....	1609
Reported enrolled .....	1697
Signed by Speaker .....	1706
490 By Sifting Committee. Foreign guardians.	
Received .....	1359
Referred to sifting committee.	1365
Passed; ayes 80, nays 0 .....	1695
Reported enrolled .....	1726
Signed by Speaker .....	1730
491 By Committee on Judiciary No. 2. City of Albia.	
Received .....	1360
Referred to sifting committee.	1367
Passed; ayes 91, nays 0 .....	1619
Reported enrolled .....	1697
Signed by Speaker .....	1706
492 By Committee on Claims. Jaeger Manufacturing Co.	
Received .....	1459
Referred .....	1487

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Passed; ayes 84, nays 3 .....	1649
Reported enrolled .....	1697
Signed by Speaker .....	1706
494 By Committee on Appropriations. Expenses of the 43rd General Assembly.	
Received .....	1460
Referred .....	1487
Recommended amendment and passage .....	1673
Amendment rejected .....	1678
Passed; ayes 79, nays 7 .....	1679
Signed by Speaker .....	1730
497 By Committee on Appropriations. Charles M. Dutcher and W. E. Mitchell.	
Referred .....	1459
Referred .....	1487
Passed; ayes 79, nays 7 .....	1626
Reported enrolled .....	1697
Signed by Speaker .....	1706
499 By Sifting Committee. Expenses of district judges.	
Received .....	1460
Referred to sifting committee.	1487
500 By Committee on Appropriations. Expenses of members of General Assembly.	
Received .....	1444
Referred .....	1445
Recommended passage .....	1477
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Reported enrolled .....	1564
Signed by Speaker .....	1594
501 By Sifting Committee. Insurance.	
Received .....	1459
Referred to sifting committee.	1487
Passed; ayes 62, nays 5 .....	1656
Reported enrolled .....	1716
Signed by Speaker .....	1716
502 By Sifting Committee. Banks and trust companies.	
Received .....	1594
Referred to sifting committee.	1597
Amended, passed; ayes 89, nays 0 .....	1669
Title amended .....	1670
Reported enrolled .....	1726
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503 By Committee on Appropriations. National encampment of the G. A. R.	
Received .....	1594
Referred .....	1597
Substituted for H. F. 435 .....	1660
Amended, passed; ayes 89, nays 4 .....	1661
Reported enrolled .....	1716
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504 By Sifting Committee. Examination of mine foreman and hoisting engineers.	
Received .....	1632
Referred to sifting committee.	1632
505 By Sifting Committee. Co-operative associations.	
Received .....	1632
Referred to sifting committee.	1632
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Signed by Speaker .....	1730

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506 By Committee on Appropriations. Appropriation for legal services of Stipp, Bannister & Starzinger and Senneff, Bliss, Witmer & Senneff.		Passed on file.....	1673
Received .....	1672	Bill and pending amendment laid on table.....	1720
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Amended, passed; ayes 80, nays 13 .....	1692	Received, passed on file.....	1729
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Received back.....	1718	Passed; ayes 67, nays 40.....	1751
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Conference report adopted.....	1723	509 By Stoddard and Clark of Linn. Board of Assessment and Review.	
Reported enrolled.....	1729	Received, referred.....	1738
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507 By Committee on Ways and Means. Millage levy.		Passed; ayes 67, nays 40.....	1747
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		Amended, passed; ayes 64, nays 40.....	1099
2 By Allen. Senatorial districts.		Received back.....	1447
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Motions made .....	457, 583, 618, 822
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Bills introduced—H. F. 111, 225, 373.	
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Leave of absence granted.....	268, 283, 416, 1018, 1078, 1228, 1356
 <b>DAYTON, C. O.—Representative Twenty-third District.</b>	
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Committee assignments.....	18, 101, 217, 1519, 1738
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Amendments offered.....	776, 1415
Motions made.....	1193, 1337, 1338
Leave of absence granted.....	142, 360
 <b>DITTO, O. J.—Representative Ninety-eighth District.</b>	
Committee assignments.....	348, 936, 1393, 1592
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**ECKLES, RAYMOND B.—Representative Seventy-third District.**

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**ELLIOTT, E. A.—Representative Thirty-seventh District.**

Bills introduced—H. F. 107, 142, 209, 210, 220, 228, 262, 278, 387, 435, 463.

Committee assignments .....	11, 101, 305, 936
Amendments offered .....	1168, 1386, 1388
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**ELLIOTT, FRANK W.—Representative Forty-third District.**

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**ELLSWORTH, E. O.—Representative Sixty-fourth District.**

Bills introduced—H. F. 104.

Committee assignments.....	54, 103, 952
Petitions presented .....	551, 603
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Amendments offered .....	327, 669, 1171, 1181, 1243, 1406, 1515, 1523, 1527, 1540, 1554, 1670
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<b>HANSEN, JOHN T.—Representative Forty-third District.</b>	
Bills introduced—H. F. 10, 76, 77, 168, 199, 218, 271, 337, 341, 397.	
Committee assignments .....	104, 1592
Amendments offered .....	196, 744, 904, 1629
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Bills introduced—H. F. 48.	
Committee assignments .....	104, 131, 341
Resolutions offered .....	130, 1126
Motions made .....	131, 324, 391, 421, 543, 731, 918, 963, 1461
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<b>HAYES, JAMES N.—Representative Sixty-ninth District.</b>	
Bills introduced—H. F. 180, 248, 285, 286, 431, 441.	
Committee assignments .....	18, 56, 104
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Amendments offered .....	998
Motions made.....	378, 448, 974, 998, 999, 1140, 1142, 1146, 1168, 1170, 1171, 1212, 1287, 1346, 1532, 1555, 1558, 1611, 1612, 1758
Leave of absence granted.....	200, 211, 227, 520
<b>HATTER, L. W.—Representative Fortieth District.</b>	
Committee assignments .....	104, 1295
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<b>HEALD, J. M.—Representative Eighty-ninth District.</b>	
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Motions made .....	717, 1139, 1140, 1157, 1524, 1570, 1706
<b>HELGASON, E. O.—Representative Ninety-sixth District.</b>	
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<b>HILL, LAFE—Representative Eighty-eighth District.</b>	
Bills introduced—H. F. 114, 118, 137, 138, 287, 391, 392, 413, 429, 455.	
Committee assignments .....	105, 123
Petitions presented .....	628
Amendments offered .....	743, 775, 1422, 1677
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<b>HOLLINGSWORTH, FRANK—Representative Fifty-third District.</b>	
Bills introduced—H. F. 49, 89, 167, 242, 279, 336, 349.	
Committee assignments .....	11, 56, 105, 131, 305
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Amendments offered .....	253, 775, 1159
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Leave of absence granted.....	360, 628
<b>HOLLIS, C. A.—Representative Sixty-sixth District.</b>	
Bills introduced—H. F. 103, 187, 263, 405, 406, 443, 467, 468, 469, 470, 471.	
Committee assignments .....	6, 14, 105, 123
Amendments offered .....	1076
Resolutions offered .....	416

Motions made.....	1, 6, 54, 286, 413, 431, 463, 417, 564,
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<b>HOLMGREN, H. A.—Representative Eighty-fourth District.</b>	
Committee assignments .....	105, 1519, 1694
Amendments offered .....	147, 695, 741, 1069, 1354
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<b>HOPKINS, GEO. M.—Representative Thirty-fifth District.</b>	
Bills introduced—H. F. 29, 91, 227, 269.	
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Committee assignments .....	2, 12, 105, 184, 262, 995, 1738
Amendments offered .....	353, 379, 473, 856, 1186, 1374
Resolutions offered .....	184
Motions made .....	184, 225, 278, 279, 353, 582, 598, 819, 820,
821, 835, 856, 857, 904, 1194, 1228, 1381, 1423, 1462, 1526, 1684, 1726	
Leave of absence granted.....	188, 200, 435, 499, 1018
<b>HUNT, RALPH R.—Representative Twenty-second District.</b>	
Bills introduced—H. F. 71, 143, 189, 223, 386.	
Committee assignments .....	105, 217, 282, 936, 1295
Resolutions offered .....	216
Motions made .....	217, 223, 285, 773, 1212, 1416
Leave of absence granted.....	51, 95, 119, 268, 499, 1018, 1056
<b>HUSH, HOMER—Representative Twelfth District.</b>	
Bills introduced—H. F. 85, 375.	
Committee assignments .....	14, 105, 995
Amendments offered .....	973, 1055, 1456
Motions made .....	134, 233, 328, 594, 667, 969, 1099, 1413, 1748
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Amendments offered .....	640
Motions made .....	185, 430, 508, 639, 1154, 1556
Leave of absence granted.....	475
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<b>ISTAD, A. T.—Representative Ninety-first District.</b>	
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**JAYCOX, BENJ.—Representative Sixty-eighth District.**

Committee assignments .....	106, 1327
Petitions presented .....	200
Amendments offered .....	723, 1397
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**JENSEN, J. H.—Representative Eighty-fifth District.**

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**JOHNSON, FRANCIS—Representative Ninety-seventh District.**

Bills introduced—H. F. 79, 117, 149, 165, 173, 179, 222, 289, 310.	
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Motions made .....	203, 246, 263, 357, 358, 429, 445, 468, 540, 545, 563, 764, 778, 792, 793, 810, 811, 918, 920, 937, 1066, 1126, 1288, 1314, 1382, 1414, 1645, 1737, 1742
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Leave of absence granted.....	1212
Delivered Oliver obituary.....	357
Appointed teller .....	46
Elected temporary speaker.....	1
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**JOHNSON, RAYMOND—Representative Twenty-fourth District.**

Bills introduced—H. F. 17, 130, 173, 188, 357, 464.	
Committee assignments .....	106, 994
Amendments offered .....	254, 1456
Resolutions offered .....	994
Motions made.....	8, 113, 180, 338, 354, 355, 356, 410, 519, 960, 980, 994, 1086, 1168, 1462, 1476, 1501, 1502, 1518, 1519
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**KING, J. A.—Representative Eighty-third District.**

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Committee assignments .....	106, 147, 359
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Resolutions offered .....	1556
Motions made .....	472, 528, 999, 1002, 1070, 1071, 1372, 1373, 1374, 1375, 1376, 1514, 1515, 1599
Leave of absence granted.....	227

**KLINE, JOHN F.—Representative Third District.**

Bills introduced—H. F. 55, 61, 141, 280, 439, 449.

Committee assignments .....	8, 18, 106, 504,	1738
Petitions presented .....		164
Amendments offered .....	645, 740, 1069,	1240
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**KNUDSON, IRVING H.—Representative Sixty-third District.**

Bills introduced—H. F. 41, 144, 196, 233, 237, 245, 282, 345, 396.

Committee assignments .....	55, 106,	469
Amendments offered .....		1452, 1647
Motions made .....	12, 275, 298, 304,	
	410, 451, 464, 470, 599, 721, 775, 1039, 1042, 1067, 1187, 1462,	1477
Leave of absence granted.....	153, 283, 310, 381,	656
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**LAMB, C. W.—Representative Thirty-sixth District.**

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**LICHTY, E. M.—Representative Sixty-sixth District.**

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Petitions presented .....		283, 551, 1056
Amendments offered .....		973, 1038, 1076, 1441
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Motions made .....		56, 1601
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**LOVRIEN, FRED C.—Representative Seventy-sixth District.**

Bills introduced—H. F. 277, 360.

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## McCREERY, D. R.—Representative Forty-eighth District.

Bills introduced—H. F. 32, 355.	
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**NELSON, FRED W.—Representative Fifty-second District.**

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## TRUAX, JOHN B.—Representative Sixty-seventh District.

Committee assignments .....	111,	147
Petitions presented .....	238, 329, 349, 603, 805,	1182
Resolutions offered .....		147
Motions made .....	147, 610,	1077
Leave of absence granted .....	698, 805, 826,	838

## VAN BUREN, G. J.—Representative Forty-seventh District.

Bills introduced—H. F. 20, 45, 281, 333, 456.		
Committee assignments .....	111,	1738
Amendments offered .....	601, 625,	626
Motions made .....		
.....125, 337, 338, 471, 517, 624, 736, 954, 1029, 1114, 1186, 1560,		1573
Leave of absence granted .....	181, 475,	1233
Explained vote .....		796

## VAN WERT, G. E.—Representative Sixty-fourth District.

Bills introduced—H. F. 430.		
Committee assignments .....	111,	1738
Petitions presented .....		520
Amendments offered .....	1452,	1562
Motions made .....		1374, 1584
Leave of absence granted .....	268, 603,	1018

## VAUGHN, D. A.—Representative Seventh District.

Bills introduced—H. F. 385.		
Committee assignments .....	111, 122, 123, 618,	952
Petitions presented .....		400
Amendments offered .....		447
Resolutions offered .....		122
Motions made .....	122, 123,	447

## VENARD, G. L.—Representative Eighty-first District.

Bills introduced—H. F. 50, 51, 308, 363.		
Committee assignments .....	56, 111, 261, 359,	837
Amendments offered .....	626, 675, 774,	1076
Motions made .....		
.....53, 307, 642, 665, 674, 734, 740, 962, 1100, 1186, 1305, 1491,		1538
Leave of absence granted .....		475

## VOSSELLER, Geo. M.—Representative Seventy-second District.

Bills introduced—H. F. 212, 290, 315.		
Committee assignments .....	111,	123
Resolutions offered .....		123
Motions made .....	123, 282, 542, 1049,	1260
Leave of absence granted .....		475

## WAMSTED, BREDE—Representative Ninety-third District.

Bills introduced—H. F. 78, 203, 249, 273.		
Committee assignments .....		111
Amendments offered .....	237, 243, 472, 696, 910, 966, 971, 1347, 1391, 1408,	1415
Motions made .....	207, 472, 526, 647, 971, 972, 1415, 1499,	1571
Leave of absence granted .....		1212
Explained action in withdrawing H. F. 203 .....		995

## WASHINGTON'S BIRTHDAY—

Resolution for joint convention in observance of .....		161
Resolution changing hour of joint convention in observance of .....		454
Joint convention held in observance of .....		469

## WEARIN, OTHA D.—Representative Eleventh District.

Bills introduced—H. F. 13, 120, 121, 195, 246.		
Committee assignments .....	11, 111, 618, 995, 1066,	1519
Amendments offered .....	265, 412, 473, 520, 646, 888, 1374,	1456

Resolutions offered .....	994, 1066
Motions made.....	132, 265, 412, 622, 995, 1029, 1030, 1066, 1126, 1503
Leave of absence granted.....	1253
Explained vote .....	1531

**WHITING, SAMUEL D.—Representative Forty-first District.**

Bills introduced—9, 90, 139, 157, 206.

Committee assignments.....	112, 1519, 1641
Amendments offered.....	267, 347, 641, 761, 825
Motions made .....	196,
	354, 393, 560, 715, 760, 1122, 1130, 1200, 1370, 1371, 1422, 1566, 1617

**WILSON, WALTER W.—Representative Fiftieth District.**

Bills introduced—H. F. 5, 35, 38, 70, 101, 133, 299, 344.

Committee assignments.....	112, 168, 282, 306, 418, 1295
Petitions presented .....	200
Amendments offered .....	221, 625, 1141
Motions made.....	161, 163, 205, 217, 221, 247,
	257, 306, 424, 501, 524, 610, 781, 1115, 1191, 1286, 1297, 1335, 1446, 1675
Leave of absence granted.....	499, 628
Presided at session of the House.....	1709